

ITEMIZATION OF WORK PERFORMED

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Total Amount of Fees Incurred	68

EXHIBIT "A"

A. CASE DEVELOPMENT, BACKGROUND INVESTIGATION AND CASE ADMINISTRATION (INCLUDES INITIAL INVESTIGATIONS, FILE SETUP, PREPARATION OF BUDGETS, AND ROUTINE COMMUNICATIONS WITH CLIENT, CO-COUNSEL, OPPOSING COUNSEL AND THE COURT

<u>BY</u>	<u>RATE</u>	<u>HOURS</u>	<u>AMOUNT</u>
PAUL ALSTON	450.00	30.2	\$ 13,590.00
MEI-FEI KUO	135.00	25.2	\$ 3,402.00
NOREEN M. KANADA	100.00	<u>2.3</u>	<u>\$ 230.00</u>
TOTALS:		57.7	\$ 17,222.00
		FEEES	\$ 17,222.00
		COURTESY DISCOUNT	<u>(4,059.50)</u>
		LEGAL SERVICES	\$ 13,162.50
		STATE EXCISE TAX	<u>547.56</u>
		SUBTOTAL	\$ 13,710.06

B. PLEADINGS

<u>BY</u>	<u>RATE</u>	<u>HOURS</u>	<u>AMOUNT</u>
PAUL ALSTON	450.00	6.7	\$ 3,015.00
MEI-FEI KUO	135.00	50.4	\$ 6,804.00
DANIE K. KAKAZU	120.00	1.3	\$ 156.00
NOREEN M. KANADA	100.00	<u>0.80</u>	<u>\$ 80.00</u>
TOTALS:		59.2	\$ 10,055.00
		FEES	\$ 10,055.00
		COURTESY DISCOUNT	<u>(90.00)</u>
		LEGAL SERVICES	\$ 9,965.00
		STATE EXCISE TAX	<u>414.54</u>
		SUBTOTAL	\$ 10,379.54

C. INTERROGATORIES, DOCUMENT PRODUCTION, AND OTHER WRITTEN DISCOVERY

<u>BY</u>	<u>RATE</u>	<u>HOURS</u>	<u>AMOUNT</u>	
PAUL ALSTON	450.00	4.9	\$	2,205.00
MEI-FEI KUO	135.00	40.5	\$	5,467.50
DANIE K. KAKAZU	120.00	18.4	\$	2,208.00
NOREEN M. KANADA	100.00	7.5	\$	750.00
KELLIANN A. SHIMOTE	75.00	1.3	\$	97.50
SAMSON W. LEE	30.00	12.3	\$	369.00
JYA-MING M. BUNCH	30.00	15.2	\$	456.00
TOTALS:		100.1	\$	11,553.00
		FEEES	\$	11,553.00
		COURTESY DISCOUNT		()
		LEGAL SERVICES	\$	11,553.00
		STATE EXCISE TAX		480.60
		SUBTOTAL	\$	12,033.60

D. DEPOSITIONS

<u>BY</u>	<u>RATE</u>	<u>HOURS</u>	<u>AMOUNT</u>
PAUL ALSTON	450.00	2.2	\$ 990.00
MEI-FEI KUO	135.00	58.0	\$ 7,830.00
DANIE K. KAKAZU	120.00	5.0	\$ 600.00
NOREEN M. KANADA	100.00	1.4	\$ 140.00
SAMSON W. LEE	30.00	4.2	\$ 126.00
JYA-MING M. BUNCH	30.00	4.6	\$ 138.00
TOTALS:		75.4	\$ 9,824.00
		FEES	\$ 9,824.00
		COURTESY DISCOUNT	()
		LEGAL SERVICES	\$ 9,824.00
		STATE EXCISE TAX	408.68
		SUBTOTAL	\$ 10,232.68

E. MOTIONS PRACTICE (INCLUDES RESEARCH)

<u>BY</u>	<u>RATE</u>	<u>HOURS</u>	<u>AMOUNT</u>
PAUL ALSTON	450.00	16.7	\$ 7,515.00
MEI-FEI KUO	135.00	197.7	\$ 26,689.50
SHELLIE K. PARK-HOAPILI	125.00	44.3	\$ 5,537.50
DANIE K. KAKAZU	120.00	0.6	\$ 72.00
NOREEN M. KANADA	100.00	<u>8.3</u>	<u>\$ 830.00</u>
TOTALS:		267.6	\$ 40,644.00
		FEEs	\$ 40,644.00
		COURTESY DISCOUNT	<u>(4,608.00)</u>
		LEGAL SERVICES	\$ 36,036.00
		STATE EXCISE TAX	<u>1,499.10</u>
		SUBTOTAL	\$ 37,535.10

F. ATTENDING COURT HEARINGS

<u>BY</u>	<u>RATE</u>	<u>HOURS</u>	<u>AMOUNT</u>	
PAUL ALSTON	450.00	3.5	\$	1,575.00
MEI-FEI KUO	135.00	<u>20.9</u>	\$	<u>2,821.50</u>
TOTALS:		24.4	\$	4,396.50
		FEES	\$	4,396.50
		COURTESY DISCOUNT		<u>(270.00)</u>
		LEGAL SERVICES	\$	4,126.50
		STATE EXCISE TAX		<u>171.66</u>
		SUBTOTAL	\$	4,298.16



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FOR LEGAL SERVICES RENDERED: AUGUST 2004 - APRIL 2006

RE: SYNAGRO TECHNOLOGIES, INC./
GMP ASSOCIATES - CONTRACT DISPUTE
(7395-3)

Federal I.D.# 99-0287757
Hawaii I.D.# 10438996

A. CASE DEVELOPMENT, BACKGROUND INVESTIGATION AND CASE ADMINISTRATION (INCLUDES INITIAL INVESTIGATIONS, FILE SETUP, PREPARATION OF BUDGETS, AND ROUTINE COMMUNICATIONS WITH CLIENT, CO-COUNSEL, OPPOSING COUNSEL AND THE COURT)

DATE	TIME	BY	DESCRIPTION
08/03/04	0.90	PA	review letters; email from and to J. Carmichael; telephone call from J. Hecht re [PREVIOUSLY REDACTED - background] ; telephone calls from and to A. Thomas re dealing with GMP
08/04/04	0.30	PA	email to R. Sutton re GMP; telephone call to J. Tani (Sutton's associate)
08/05/04	1.20	PA	email to and from D. Sutton re GMP; email from and to A. Thomas re Sutton; email from and to A. Thomas and J. Carmichael re revised letters to Andritz and CB&I; email to A. Thomas and J. Carmichael re [PREVIOUSLY REDACTED - draft follow up letter] ; email to Sutton; telephone calls from and to J. Tani (Sutton's associate)
08/06/04	0.70	PA	telephone call from V. Olson (Andritz's in-house counsel) re response to GMP; draft letter to R. Sutton; telephone call from A. Thomas

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
08/07/04	0.50	PA	emails to and from J. Carmichael; finalize letter to R. Sutton and J. Tani
08/08/04	0.10	PA	email from and to D. Hastert re status
08/10/04	0.70	PA	review [PREVIOUSLY REDACTED - CWA complaint] email to D. Hastert, [PREVIOUSLY REDACTED - as requested]; telephone call from A. Thomas re [PREVIOUSLY REDACTED - strategy and status of Andritz's proposed action]
08/12/04	1.40	PA	email from and to J. Carmichael re [PREVIOUSLY REDACTED - presentation material]; review emails between J. Carmichael and K. Kawahara re [PREVIOUSLY REDACTED - USEPA response] email to J. Carmichael; telephone calls from and to [PREVIOUSLY REDACTED - D. Clegg re GMP]; email to and from D. Hastert re [PREVIOUSLY REDACTED - status of Andritz's pleadings]
08/13/04	0.10	PA	email from and to J. Carmichael re [PREVIOUSLY REDACTED - presentation material]; telephone call from A. Oshiro (Andritz's counsel)
08/14/04	0.30	PA	review pleadings filed by Andritz; emails to and from D. Hastert
08/16/04	0.80	PA	email from and to M. Kuo email from A. Oshiro re [PREVIOUSLY REDACTED - dates and deadlines]; email to A. Thomas; telephone calls from and to a. Thomas; telephone call from J. Carmichael re [PREVIOUSLY REDACTED - GMP]; telephone calls from and to A. Oshiro
08/17/04	0.20	PA	email from and to A. Thomas re witness testimony; email Andritz's complaint to A. Thomas
08/18/04	0.40	PA	email to R. Sutton; email to A. Thomas, D. Hastert and J. Carmichael; telephone call to A. Thomas; emails to and from R. Sutton

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
08/18/04	0.20	MFK	meeting with P. Alston re [PREVIOUSLY REDACTED - case categorization]
08/19/04	1.40	PA	telephone calls from and to A. Oshiro; telephone call from D. Hastert; telephone calls from and to J. Carmichael; review filings by GMP
08/20/04	0.80	PA	emails from and to D. Hastert re [PREVIOUSLY REDACTED - CBI building permits] email to A. Oshiro; email to J. Carmichael re [PREVIOUSLY REDACTED - GMP's opposition papers]; email from and to A. Thomas and J. Carmichael re [PREVIOUSLY REDACTED - exhibit]; email to K. Kawahara; telephone calls from and to J. Carmichael
08/23/04	0.40	PA	email to J. Carmichael; email from J. Carmichael; emails from and to D. Hastert re [PREVIOUSLY REDACTED - CBI building permits]; fax to F. Doyle; email to D. Hastert re claims
08/24/04	1.60	PA	email from and to A. Thomas; email from and to J. Carmichael re [PREVIOUSLY REDACTED - comments to reply memo]; telephone call from J. Carmichael and A. Thomas; telephone calls from and to M. Chun; Telephone call to F. Doyle; telephone calls from and to A. Oshiro (5x)
08/25/04	0.40	PA	review email from J. Carmichael; email to A. Oshiro and D. Hastert; email from and to A. Oshiro re [PREVIOUSLY REDACTED - CBI]
08/26/04	2.80	PA	conference with J. Carmichael; conference with attorneys for Andritz; work on [PREVIOUSLY REDACTED - strategy re preliminary injunction]; emails to and from A. Thomas
08/27/04	1.20	PA	conference with attorneys for Andritz; conference with attorney for GMP; telephone call to A. thomas; conference with J. Carmichael
08/29/04	0.20	PA	forward reservation of rights agreement to A. Thomas;

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
			<i>emails to and from J. Carmichael; review transmittal A. Thomas re [PREVIOUSLY REDACTED - complaint]; review declaration of F. Doyle filed August 26, 2004; review documents from client on August 25, 2004; receipt and review transmittal from D. Hastert re declaration of J. Carmichael</i>
09/01/04	0.30	PA	<i>telephone call to A. Thomas re [PREVIOUSLY REDACTED - GMP strategy]; telephone call to R. Hassis re opportunity for settlement</i>
09/02/04	0.20	MFK	review docs from client re July 2004 progress report, reservation of rights agreement, change orders for case background and development
09/03/04	0.10	PA	email to A. Thomas
09/07/04	0.40	PA	email to A. Thomas and J. Carmichael re [PREVIOUSLY REDACTED - drawings]; Telephone call to D. Hastert and A. Oshiro re electrical drawings; telephone call from and to J. Carmichael
09/17/04	0.30	MFK	review of Defendants opposition to motion to compel and opposition to motion to consolidate and exhibits for case background and development
09/18/04	0.50	MFK	review Synagro's presentation slides to CCH re facility and references to GMP
09/19/04	0.10	PA	email to A. Thomas
09/23/04	0.10	PA	email from and to A. Thomas
09/23/04	0.50	MFK	review of case file and pleadings to determine proper party and to distinguish Synagro Technologies, Inc. from Synagro WWT; meeting and email with P. Alston on same
09/27/04	0.50	PA	telephone call from J. Hecht and followup re D. Bainum

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
10/21/04	0.50	MFK	call (left message) to Rick Sutton (GMP counsel) re scheduling of meet and confer; review of FRCP 26 and LR 16 re meet and conferral issues and topics; review complaint and counterclaim and prepare outline for meet and confer
10/22/04	0.20	PA	email from and to M. Kuo; review and revise report of planning meeting
10/22/04	1.00	MFK	telephone meet and conferral with Richard Sutton (Defendant's counsel) on issues required to be discussed pursuant to Rule 26(f) and L.R. 26.1; draft report of planning meeting; review and revise draft; emails to P. Alston and Richard Sutton on same
10/23/04	0.20	PA	email from and to M. Kuo
10/25/04	0.10	MFK	email from P. Alston re report of planning meeting; misc work re fax to Sutton (GMP counsel) re draft of report
10/27/04	0.10	MFK	misc work re filing of Plaintiffs' report of planning meeting with Court
11/15/04	0.30	PA	conference with M. Kuo; telephone conference with A. Thomas
11/15/04	0.30	MFK	participate in call with client providing update on case and case strategy
11/16/04	0.30	PA	email from and to M. Kuo; telephone calls from and to A. Thomas and J. Carmichael
11/17/04	0.20	PA	email from and to M. Kuo re budget
11/17/04	1.00	MFK	work on [PREVIOUSLY REDACTED - budget and litigation tasks and costs estimates for client]
11/18/04	0.30	PA	email from and to M. Kuo re update; review budget

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
11/18/04	0.50	MFK	clarify [PREVIOUSLY REDACTED - figures and finalize budget] for client
11/22/04	0.20	MFK	call from Anna Oshiro re [PREVIOUSLY REDACTED - GMP/CBI contract and case update]; call and email to J. Carmichael re [PREVIOUSLY REDACTED - GMP/CBI contract]
11/29/04	0.10	PA	review email re [PREVIOUSLY REDACTED] CBI/GMP contract
11/29/04	0.20	MFK	email to and from J. Carmicheal on [PREVIOUSLY REDACTED - contracts between CBI/GMP and GMP/ARI]
12/06/04	0.20	PA	telephone calls from and to J. Hecht re variance
12/08/04	0.20	MFK	email to and from J. Carmicheal and P. Alston re [PREVIOUSLY REDACTED - CBI/GMP subcontract]
12/22/04	0.70	PA	telephone calls from and to A. Thomas and followup regarding [PREVIOUSLY REDACTED - motion for summary judgment]; telephone call to [PREVIOUSLY REDACTED - D. Clegg regarding height permit and other matters]
12/23/04	0.50	PA	telephone conference with J. Carmichael; telephone call to J. Hecht
12/29/04	0.20	PA	telephone call to J. Hecht
02/04/05	0.50	PA	email to J. Carmichael re Dr. Takamura; telephone call to D. Sutton; telephone calls from and to J. Carmichael re Andritz issues
02/05/05	0.20	PA	email to A. Thomas and J. Carmichael re status
02/10/05	0.20	PA	review notice of change of address of counsel for

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
			GMP (NO CHARGE for .1); emails to and from W. Kaneko re [PREVIOUSLY REDACTED - meeting with J. Carmichael]
02/24/05	0.40	PA	email from and to M. Kuo; conference with R. Sutton
02/24/05	0.20	PA	emails to and from M. Kuo re pretrial deadlines; conference with D. Sutton re settlement
02/24/05	0.30	MFK	emails with P. Alston and between P. Alston and client re [PREVIOUSLY REDACTED - discovery plan and case development]; emails and meeting with P. Alston on [PREVIOUSLY REDACTED - hearing date, discovery, and letter to Sutton]
02/25/05	0.50	PA	telephone call to J. Carmichael (3x); telephone calls to D. Sutton all re settlement
03/16/05	0.40	MFK	meeting with P. Alston [PREVIOUSLY REDACTED - updating on court's rulings re motion for a continuance and motion for summary judgment and status conference]; calls with R. Sutton (GMP counsel), J. King's chambers, and J. Kobayashi's chambers to set up status conference
03/17/05	0.10	MFK	call from J. Kobayashi's chambers confirming status conference; email to R. Sutton confirming status conference date and time
03/18/05	0.10	MFK	call with J. Carmicheal [PREVIOUSLY REDACTED - updating on Court's ruling re GMP's motion for a continuance and Synagro's motion to dismiss]
03/21/05	0.20	PA	conference with R. Sutton
03/22/05	0.10	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - update to clients re status conference]
03/22/05	0.40	MFK	draft email updating client on [PREVIOUSLY REDACTED - court's ruling on GMP's motion to

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
			continue and Synagro's motion for summary judgment, status conference, and revised deadlines and trial date; review and review email summary; emails to and from P. Alston on same]
03/23/05	0.20	MFK	email to client updating [PREVIOUSLY REDACTED - on status conference and GMP's request for production of documents; review GMP's request for production of documents; draft Synagro's first request for production of documents; including instruction and definitions, to GMP; review and revise draft and production request]
03/29/05	0.20	PA	email from and to A. Thomas
04/06/05	1.10	PA	email to A. Thomas re attorneys for independent third parties; conference with J. Carmichael and M. Kuo
04/06/05	1.00	MFK	call with J. Carmicheal re meeting on Synagro's documents; meeting with J. Carmicheal and P. Alston re [PREVIOUSLY REDACTED - Synagro's responsive documents, case update and strategy, and independent counsel]
04/15/05	0.60	MFK	identify key documents in review supporting claims in action for case development
05/20/05	0.20	MFK	call with J. Carmichael re status of case, discovery from GMP, 30(b)(6) deposition, and settlement offer
07/07/05	0.10	MFK	emails to and from J. Carmicheal re [PREVIOUSLY REDACTED - status of case and rescheduled 30(b)(6) deposition of GMP Representative]
07/18/05	0.10	PA	email from and to M. Kuo re meeting
07/18/05	0.20	MFK	calls (two) with J. Carmicheal re scheduling meeting and brief update on deposition; emails to and from P. Alston re meeting with J. Carmicheal
07/20/05	0.70	PA	conference with A. Thomas, J. Carmichael and M. Kuo;

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
			email from and to M. Kuo re settlement conference;
07/20/05	2.70	MFK	review deposition notes and tab key GMP exhibits from deposition in preparation for meeting with J. Carmicheal to update on case; meeting with J. Carmicheal and P. Alston re [PREVIOUSLY REDACTED - deposition highlights, GMP's admissions, deposition plan, GMP documents, follow-up issues re documents, case background, presentation, sub-contracts for further case development, case strategy, summary judgment, settlement conferences]; conference call with J. Carmicheal, P. Alston, and A. Thomas on same; meeting with P. Alston on [PREVIOUSLY REDACTED - deposition highlights, GMP's admissions, and deposition and case strategy; review calendar to confirm settlement conference deadlines and email to clients on same]
08/01/05	0.10	MFK	call from [PREVIOUSLY REDACTED - Don Clegg of Analytical Consultants re GMP subcontract and retention of relevant documents for litigation]
08/03/05	0.10	MFK	emails to and from J. Carmicheal [PREVIOUSLY REDACTED - updating on case]
08/10/05	0.10	MFK	meeting with P. Alston on problems with R. Sutton on scheduling and production
09/09/05	1.80	MFK	review correspondence file re fax from Don Clegg on contract with Synagro; call with [PREVIOUSLY REDACTED- Timothy Steinberger re position at CCH, involvement in presentation, conversations with Synagro and GMP personnel, information on project, implied contract, GMP's involvement in project, conversations with Frank Doyle, CCH policy on construction managers, and draft declaration; review amended notice of deposition for Guirguis; draft letter to Sutton confirming rescheduling of 30(b)(6) depositions per agreement and clarifying re-scheduled dates; review deposition transcript of Peter Melnyk and review exhibits to identify key testimony and admissions for summary judgment motion]

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
09/12/05	0.30	PA	meeting with J. Carmichael and J. Hecht
09/12/05	0.10	MFK	call from W. Kaneko re Synagro files requested to be reviewed by J. Carmicheal
09/16/05	0.60	MFK	meeting with P. Alston on case strategy re depositions, motion for summary judgment, and trial date; draft letter to D. Sutton on same; email P. Alston on same; review and revise to final draft for send out
09/19/05	3.20	MFK	call with J. Carmicheal re proposal to RFB, references to GMP, GMP's construction management figures and costs breakdown, and key supporting documents; meeting with D. Sutton re trial date, Synagro's production of documents, privilege log, GMP's production, and Melnyk's deposition exhibits; email to J. Carmicheal re Gurguis deposition, documents needed for case, and update on hearing and trial
09/20/05	0.50	MFK	emails with P. Alston on [PREVIOUSLY REDACTED - summary of G. Guirguis' depositions, need for Melnyk's deposition; case strategy and trial date;]; email to R. Sutton re Melnyk's deposition and trial date; call with D. Sutton on same; meeting with P. Alston on [PREVIOUSLY REDACTED - on Guirguis' deposition; trial date, and GMP's co-counsel]
09/21/05	0.20	PA	email from and to M. Kuo; email to and from R. Sutton re trial date
09/21/05	0.30	MFK	call with J. Hecht re [PREVIOUSLY REDACTED - Guirguis' deposition, RFB from County, proposal and price proposals to County, and supporting documents for reply on same]; emails to and from D. Sutton re Melnyk's deposition and trial date
10/04/05	0.60	MFK	review supplemental documents from Synagro re contract pricing, contract pricing submittals to County, and proposals from GMP on Project; calls (2) and emails with J. Hecht on additional correspondence re same

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
			between Synagro and GMP
10/05/05	0.10	PA	email from and to M. Kuo re update
10/05/05	0.50	MFK	meeting with Sutton re trial vacating and re-scheduling and Synagro's settlement offer for conference
10/06/05	0.20	PA	review correspondence; email from and to M. Kuo
10/06/05	0.20	MFK	calls with Court re rescheduling of trial date, hearing on summary judgment motion, and scheduled pretrial and settlement conferences
10/13/05	2.30	NMK	review and analyze documents, pleadings and correspondence files re history and status of case (NO CHARGE)
10/24/05	0.10	MFK	email from P. Alston re [PREVIOUSLY REDACTED - advice on continuing hearing per GMP's request]; call with Ted Pettit on same
10/25/05	0.10	PA	review email from Ted Pettit; email from and to M. Kuo
10/26/05	0.10	PA	email from and to M. Kuo re update
10/26/05	0.40	MFK	emails with P. Alston and T. Pettit (GMP's counsel) re request to continue hearing and confirming hearing date; call with J. Carmicheal updating on case, settlement conference, trial date, and motion for summary judgment; email to J. Carmicheal re [PREVIOUSLY REDACTED - continuing hearing date and email from GMP counsel and status of GMP counsel]; email from GMP counsel and status of GMP counsel; email to P. Alston on same; call with T. Pettit on same
10/27/05	0.20	PA	email from and to A. Thomas; email from and to M. Kuo re update

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
10/27/05	0.50	MFK	emails with P. Alston re GMP's counsel and communications with A. Thomas and Thomas' questions re recovery of damages and trial expenses; call with A. Thomas to provide update on case, summary judgment motion, settlement conference, rescheduled trial, and recovery of damages and trial expenses
10/28/05	0.10	MFK	email from P. Alston on A. Thomas' questions re recovery of attorneys fees, trial, and trial budget; email to A. Thomas on same
11/02/05	0.10	PA	review amended rule 16 scheduling order
11/02/05	0.10	MFK	emails with T. Pettit re scheduling of hearing date and time and briefing schedule
11/29/05	0.10	PA	conference with M. Kuo re strategy
11/30/05	0.30	PA	telephone call from A. Thomas and follow up
12/13/05	0.20	PA	email from and to M. Kuo re strategy
12/15/05	0.10	MFK	call with J. Carmicheal updating on hearing
01/17/06	0.10	PA	email regarding conference call concerning strategy
01/23/06	0.40	PA	prepare for and attend conference call with A. Thomas and J. Carmichael
01/23/06	0.50	MFK	email to P. Alston re conference with clients; conference call with P. Alston, A. Thomas, and J. Carmicheal re case strategy, trial, and damages; meeting with P. Alston on same
01/24/06	0.20	PA	telephone calls from and to M. Marsh re settlement issues

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
01/29/06	0.20	PA	review email from W. Kaneko; email from and to J. Carmichael
02/01/06	0.30	PA	email from and to M. Marsh re settlement; telephone call to M. Marsh
02/06/06	0.20	PA	email from and to M. Kuo re strategy; telephone calls from and to M. Marsh
02/06/06	0.20	MFK	call from J. Carmicheal re status of case and GMP's response to settlement; email to P. Alston on same to update client
02/07/06	0.10	PA	email from and to M. Kuo re scheduling
02/07/06	0.30	MFK	email with J. Carmicheal re offer to GMP, response, and settlement conference; meeting with P. Alston on same and scheduling conference with Court; call court on same and email to P. Alston on status and available dates for conference
02/09/06	0.20	MFK	emails with A. Thomas re status of settlement conference; call to M. Marsh re same and availability for conference; call to Court to request continued holding of proposed dates
02/13/06	0.20	PA	email from and to M. Kuo re hearing date
02/15/06	0.30	PA	email from and to D. Roscoe re status
02/15/06	0.10	MFK	email to GMP counsel re scheduling of settlement conference statement
02/16/06	0.30	MFK	emails with GMP counsel re scheduling of conference; calls with W. Nakamura of J. Kobayshi's chambers re scheduling of settlement conference and filing of supplemental statements; review emails from P. Alston and D. Roscoe re status of case and settlement efforts

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
02/18/06	0.10	MFK	email to GMP counsel re message from Court on parties' discretion to submit supplemental statements and deadlines of same
02/20/06	0.10	PA	email from and to M. Kuo
02/28/06	0.20	MFK	Emails with J. Carmichael re contact for settlement conference; email with P. Alston on same
03/08/06	0.5	MFK	emails with A. Thomas re audit letter, receipt, and status; review 2005 audit letter for Synagro; draft 2006 audit letter and expand attachment re pending case and status; review and revise audit letter to final; email to P. Alston on draft of same
03/09/06	0.20	MFK	emails with P. Alston re audit letter; email to A. Thomas re copy of audit letter
03/10/06	0.00	PA	email from and to M. Kuo (NO CHARGE)
03/10/06	0.50	MFK	calls with Court re status of parties' decision on vacating trial, scheduling of status conference, and motion on attorneys' fees and costs; call with M. Marsh re same and scheduling of status conference; call to Court updating on parties' agreement to vacate trial and related deadlines and scheduling of status conference; email update to P. Alston on same and scheduling conference
03/16/06	0.20	MFK	meeting with P. Alston to clarify agreement to dismiss remaining claim
03/23/06	0.10	MFK	email from T. Pettit re stipulation, hearing of motion by J. Kobayashi and review by J. King
03/24/06	0.10	PA	email from and to M. Kuo
03/28/06	0.20	PA	conference with J. Hecht re PREVIOUSLY REDACTED - status and strategy
04/01/06	0.10	PA	review stipulation and order to vacate trial date

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
04/19/06	0.10	PA	[PREVIOUSLY REDACTED - work on fee motion]; email to D. Roscoe re [PREVIOUSLY REDACTED - status of proceedings]
04/28/06	0.30	MFK	Review Rule 54. 3 regarding timing of consultation and content of consultation submission to Court; calls (two) to Mike Marsh re [PREVIOUSLY REDACTED - Rule 54.3 conference and scheduling] (left messages); call from (one) Mike Marsh re [PREVIOUSLY REDACTED - same] and email from Marsh re [PREVIOUSLY REDACTED - scheduling of same]; update email to P. Alston on [PREVIOUSLY REDACTED - same]

B. PLEADINGS

<u>DATE</u>	<u>TIME</u>	<u>BY</u>	<u>DESCRIPTION</u>
08/12/04	.10	PA	email from and to M. Kuo re complaint
08/14/04	0.70	PA	work on complaint against GMP; conference with M. Kuo re pleadings [<i>Apportion 0.2 related to non-assumpsit claim</i>]
08/16/04	0.50	PA	review and revise complaint [<i>Apportion 0.1 related to non-assumpsit claim</i>]
08/16/04	7.10	MFK	review Andritz's motion for temporary injunction and attached exhibits; review consent decree, contract between Andritz and GMP, and contract between Syangro and Andritz for supporting provisions in preparation of drafting complaint; draft complaint against GMP - introduction, jurisdiction, venue, factual statement, causes of action, relief, damages, and accompanying summons; review and revise draft of complaint; meeting and email with P. Alston re same and complaint issues [<i>Apportion 0.5 related to non-assumpsit claim</i>]

DATE	TIME	BY	DESCRIPTION
08/17/04	0.50	PA	work on complaint [<i>Apportion 0.1 related to non-assumpsit claim</i>]
08/17/04	2.80	MFK	meeting with P. Alston re [PREVIOUSLY REDACTED - complaint, research of state and federal law re tortious interference with economic advantage and tortious interference of contractual relationship; amend and expand complaint to include claim for tortious interference of economic advantage, punitive damages relief], and P. Alston's comments; compile exhibits to complaint; review and revise complaint draft; email to A. Thomas re [PREVIOUSLY REDACTED - draft complaint]; misc work re summons and filing and service of complaint
08/18/04	0.40	PA	finalize complaint [<i>Apportion 0.1 related to non-assumpsit claim</i>]
08/18/04	0.30	MFK	draft cover sheet to district court re complaint filing and summons; review and revise sheet; misc work re filing of complaint and service to GMP
08/25/04	0.10	PA	review transmittal to sheriff re service of complaint; review return of service re complaint served on GMP (NO CHARGE)
08/31/04	0.10	PA	review Declaration of F. Doyle; Exhibits "A" and "B" and Declaration of J. Carmichael to A. Thomas (NO CHARGE)
09/03/04	0.20	PA	receipt and review Defendant GMP Hawaii, Inc.'s answer to complaint filed August 2, 2004
09/10/04	0.20	MFK	review GMP's answer and counterclaim; review FRCP re reply to counterclaim deadline
09/14/04	0.30	PA	email from A. Thomas; telephone call to A. Thomas re strategy for responding to counterclaim and GMP's response to Andritz

DATE	TIME	BY	DESCRIPTION
09/18/04	2.20	MFK	review GMP's counterclaim in preparation of drafting reply; draft reply to counterclaim and defenses
09/19/04	0.50	PA	review and revise answer to counterclaim
09/20/04	0.20	PA	email from and to M. Kuo re reply to counterclaim
09/22/04	0.50	PA	email to and from A. Thomas re [PREVIOUSLY REDACTED - reply to counterclaim]; review and finalize reply to counterclaim
09/22/04	0.40	MFK	review and revise reply to counterclaim to final for filing
09/23/04	0.10	PA	review email from M. Kuo re comments to complaint
11/06/04	1.70	MFK	draft scheduling conference statement; review and revise statement; emails to and from P. Alston on same
11/07/04	0.20	PA	email from and to M. Kuo; review and revise scheduling conference statement
11/08/04	0.20	MFK	finalize and prepare filing of scheduling conference statement
11/17/04	0.20	PA	review rule 16 scheduling order
11/22/04	0.20	DKK	review scheduling conference order; catalog trial date
11/30/04	2.10	JB	work on preparing case, substantive pleadings, and discovery binders; work on updating substantive pleadings binder
03/03/05	0.20	PA	revise concise statement; email to and from M. Kuo
03/03/05	5.30	MFK	review Rule 56 re concise statement of facts and draft concise statement of facts; review and revise concise

DATE	TIME	BY	DESCRIPTION
			statement; review pleading files to compile relevant exhibits supporting material facts for concise statement
03/04/05	4.80	MFK	finalize concise statement of facts and compile exhibits and highlight relevant language for concise statement; review and revise declaration in support of concise statement of facts; calls with and letter to R. Sutton on same; meeting with P. Alston on [PREVIOUSLY REDACTED - concise statement and arguments for joint reply/opposition]; emails to and from J. Carmichael and J. Hecht re [REDACTED- GMP's delcarations and documents; review factual background memorandums from J. Carmichael and J. Hecht; calls (two) with J. Carmichael re background on sludge sampling work and construction management deletion by City; research re one-year statue of frauds and application of other exceptions and requirements to constitute a sufficient writing; review of pleading file for procedural background for opposition to motion for continuance; review motion for a continuance and declaration of counsel and attached discovery in preparation of drafting opposition; research Rule 56(f) and (g) re a continuance, judge's discretion, lack of due diligence in conducting discovery; continue drafting consolidated reply to summary judgment motion/motion to continue procedural background and arguments on lack of due diligence to obtain continuance, one year bar, and lack of sufficient writing]
03/16/05	0.10	PA	review minute order re continuance of settlement conference
03/17/05	0.10	PA	review concise statement filed by GMP
04/01/05	0.10	PA	review amended rule 16 scheduling order
05/09/05	0.50	MFK	calls to and with B. Bordner, T. Cook, E. Lee, and V. Devens re stipulation for appearance of C. Benedict (0.2); revise stipulation to final to include E. Lee and review and revise to final for execution and email to counsel of record regarding stipulation and execution

DATE	TIME	BY	DESCRIPTION
			(0.3)
05/12/05	0.90	DKK	work on settlement conference statement
05/18/05	0.20	MFK	review federal and district court rules re submission of confidential settlement statements and required content
05/23/05	0.20	MFK	draft settlement offer letter to Sutton; review and revise to final
05/24/05	0.90	MFK	draft partial factual background for settlement conference statement; calls (three) with Court re Judge's request to postpone settlement conference
06/02/05	0.20	PA	review pleadings
06/16/05	0.10	PA	review minute order re continuance of settlement conference
07/17/05	0.20	DKK	research re confidential settlement conference statement; compose email to M. Kuo & P. Alston re same
07/25/05	0.30	PA	email from and to M. Kuo re settlement conference statement; review and revise draft
07/25/05	6.70	MFK	draft confidential settlement conference statement, including [PREVIOUSLY REDACTED - factual background, summary and evaluation of claims and defenses, proceedings to date, and settlement offers; review deposition notes, prior pleadings, contracts, subcontracts, and contract between Synagro-Analytical Consultants to clarify factual background for settlement; calls (three) with Don Clegg of Analytical consultants re Analytical Consultants and GMP subcontract, factual background, contracted work and price, and payment for services]
07/26/05	2.00	MFK	emails from P. Alston and J. Carmicheal re [PREVIOUSLY REDACTED - draft settlement conference statement]; revise draft to incorporate J. Carmicheal edit; review and revise draft with P. Alston's

DATE	TIME	BY	DESCRIPTION
			comments to final for filing; review pleading files and correspondence files to compile exhibits to settlement conference statement; identify and highlight relevant pages and materials in exhibits for settlement conference statement
07/26/05	0.00	DKK	work on exhibits for settlement conference statement (NO CHARGE)
07/27/05	0.60	MFK	email from A. Thomas re [PREVIOUSLY REDACTED - draft settlement conference statement]; emails to and from J. Carmicheal re [PREVIOUSLY REDACTED - GMP documents and spreadsheet supporting construction management work figures from W. Guirguis]; review GMP for spreadsheet ; miscellaneous work re submission of settlement conference statement and exhibits
09/06/05	0.30	MFK	review letter from Sutton re settlement conference rescheduling; email from Debbie (Sutton's secretary on same); miscellaneous work re coordinating potential settlement conference dates
09/29/05	0.30	MFK	review calender and federal rules re settlement conference statements and deadlines for upcoming settlement conference
10/04/05	0.20	PA	email from and to M. Kuo re settlement offer; review and revise letter
10/04/05	1.30	MFK	draft settlement offer letter to Sutton; emails with P. Alston on settlement offer and revise offer to incorporate P. Alston's edits; review letter to final
10/06/05	1.40	MFK	draft and expand facts, defenses, deposition summaries, and settlement update for first amended settlement conference statement; review and revise draft of same; email to P. Alston on same
10/07/05	0.20	PA	review and revise first amended confidential settlement conference statement; email from and to M. Kuo
10/07/05	2.20	MFK	review deposition of Wagdy Guirguis for

DATE	TIME	BY	DESCRIPTION
			[PREVIOUSLY REDACTED - insertion of key admissions in settlement conference statement]; expand and finalize confidential settlement conference statement for submission to Court; compile and highlight relevant portions of exhibits and deposition testimony in support of statement
10/11/05	0.10	PA	review court minutes re trial re-setting conference
12/02/05	5.80	MFK	review GMP's opposition to concise statement and exhibits; draft opposition to concise statement and opposing facts; review declarations, depositions, and GMP's exhibits to concise statement re timelines and conflicting facts to counter sources and statements in concise statement of facts; compiled and highlight relevant text of additional exhibits in support of concise statement; meeting with P. Alston on opposition to concise statement; revise and shorten concise statement to incorporate P. Alston's comments and character limitations under rule; miscellaneous work re filing of reply and opposition to concise statement; draft and revise declaration in support of opposition to concise statement
12/04/05	0.30	MFK	review civil rules re page limitations, authorities and content, and word certification; email to A. Matsuo re errata and draft text for same
02/20/06	0.10	PA	review and revise supplemental settlement conference statement
02/20/06	2.00	MFK	draft supplemental confidential settlement conference statement; review and revise same; identify supporting exhibits on same
02/21/06	0.70	MFK	emails with N. Kanada re settlement conference statement and exhibits; finalize settlement conference statement for submission to court and review compiled exhibits to verify supporting exhibits to statement; emails with P. Alston re confidential settlement conference statement and comments re communications with GMP on settlement offer

DATE	TIME	BY	DESCRIPTION
02/21/06	0.80	NMK	prepare confidential settlement conference statement; research and compile exhibits to confidential settlement conference statement
03/03/06	0.20	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - settlement proposal and determination of fee claims]
03/09/06	0.20	PA	telephone call from M. Marsh and T. Pettit re settlement and follow up; email from and to M. Kuo

C. INTERROGATORIES, DOCUMENT PRODUCTION, AND OTHER WRITTEN DISCOVERY

DATE	TIME	BY	DESCRIPTION
11/05/04	2.90	MFK	draft initial disclosures - review pleading files, correspondence, and documents in case file for purposes of clarifying information, claims, and nature of documents for initial disclosures; meeting with P. Alston on same; revise and finalize initial disclosures for filing
11/16/04	0.30	DKK	work on case/substantive trial notebooks
11/17/04	0.30	DKK	work on case, substantive discovery trial notebooks
02/18/05	4.40	MFK	review [PREVIOUSLY REDACTED - case schedule and case files (including complaint, counterclaim, and contracts) in preparation of drafting proposed discovery plan identify discovery issues and deponents; draft proposed discovery plan, including background on deadlines, summary of claims in complaint and counterclaim, discovery issues, potential deponents, and proposed draft written discovery; review and revise memorandum to final; email P. Alston on same]
02/22/05	0.30	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - proposed discovery plan]
02/23/05	0.60	MFK	emails to and from P. Alston re proposed discovery;

DATE	TIME	BY	DESCRIPTION
			amend proposed discovery email to incorporate P. Alston's comments and email discovery plan to A. Thomas; email to D. Kakazu re preparation of discovery requests templates and proposed discovery requests to be incorporated
02/23/05	1.80	DKK	work on drafting our 1st request for admissions, interrogatories and production of documents to GMP Hawaii, Inc.
02/24/05	0.10	PA	email from and to A. Thomas re [PREVIOUSLY REDACTED - proposed discovery plan; email from and to M. Kuo; conference with R. Sutton]
02/24/05	0.70	MFK	review case timelines and deadlines and draft email to P. Alston summarizing key deadlines related to discovery and relevance of discovery of pending deadlines
02/24/05	0.10	DKK	confer with M. Kuo re [PREVIOUSLY REDACTED - drafting requests for admissions, interrogatories and production of documents]
03/05/05	0.20	PA	email regarding discovery and disclosure obligations
03/09/05	0.10	DKK	emails back & forth with M. Kuo and P. Alston re [PREVIOUSLY REDACTED - expert disclosure and reports]
03/10/05	0.10	PA	email to A. Thomas re [PREVIOUSLY REDACTED - discovery]; email re disclosure of experts; review motion documents
03/10/05	0.90	DKK	work on expert disclosure
03/11/05	0.00	PA	email from A. Thomas re [PREVIOUSLY REDACTED - discovery]; email to M. Kuo (NO CHARGE)
03/16/05	0.20	PA	telephone calls from and to auditor re disclosures
03/21/05	0.20	PA	work on discovery

DATE	TIME	BY	DESCRIPTION
03/22/05	0.20	PA	review request for production of documents
03/23/05	2.30	MFK	review GMP's request for production of documents; draft Synagro's first request for production of documents, including instruction and definitions, to GMP; review and revise draft of production request
03/23/05	0.20	DKK	emails back & forth with A. Matsuo & M. Kuo re [PREVIOUSLY REDACTED - drafting our response to GMP's request for production of documents]
03/24/05	0.00	PA	review and revise notice of taking 30(b)(6) deposition re GMP Hawaii (NO CHARGE)
03/24/05	1.90	MFK	review and revise to final request for production of documents for filing; draft 30(b)(6) deposition notice, including instructions, definitions, and exhibit A on deposition subjects; review and revise deposition notice
03/28/05	0.30	MFK	finalize 30(b)(6) deposition notice for service; call with P. Alston re deposition date
03/29/05	0.10	DKK	work on drafting our response to GMP's 1st request for production of documents
03/31/05	0.20	MFK	calls to and from J. Carmicheal on [PREVIOUSLY REDACTED - production of responsive documents and review of GMP document request to clarify extent of request and nature of documents for production]
04/05/05	0.10	MFK	call from J. Carmicheal re responsive document and meeting to discuss documents requiring redaction
04/06/05	1.10	DKK	work on objections to GMP's 1st request for production of documents
04/12/05	0.10	MFK	email and call from J. Carmicheal re [PREVIOUSLY REDACTED - supplemental responsive documents for production]; email to D. Kakazu on production of same
04/12/05	0.00	DKK	coordinate client's documents for production in response

DATE	TIME	BY	DESCRIPTION
			to discovery requests (NO CHARGE)
04/13/05	2.00	MFK	review scope of GMP's request for production; review draft from D. Kakazu of Synagro's response to GMP's production of documents; revise preliminary statement and general objections; review and expand objections for each request and draft responses for document requests; email to D. Kakazu re [PREVIOUSLY REDACTED - first batch of documents for Synagro's production related to pleading exhibits and initial disclosures]
04/13/05	0.40	DKK	work on document production
04/14/05	5.20	MFK	review and revise Synagro's responses to final draft and [PREVIOUSLY REDACTED - email to P. Alston on same] ; review pleading and correspondence files to identify documents and correspondence responsive to GMP's request for production and documents related to Synagro's initial disclosures; review documents produced by Synagro (documents from Kirk Lucas and Alvin Thomas) in response to GMP's production request and identify responsive and privileged documents
04/15/05	0.20	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - discovery responses] ; review responses
04/15/05	3.00	MFK	emails to and from P. Alston on [PREVIOUSLY REDACTED - Synagro's responses to GMP's production request] ; finalize responses for service to GMP; continue review of document from Synagro (main documents) for [PREVIOUSLY REDACTED - responsive document and to sort our privileged, confidential business, and documents to be produced] ; organize responsive documents to correspond to GMP's requests; call to J. Carmicheal (left message) re [PREVIOUSLY REDACTED - Synagro's production of documents]
04/15/05	0.50	DKK	work on reviewing documents for production

DATE	TIME	BY	DESCRIPTION
04/16/05	0.70	MFK	review and organize documents in production for redaction and assertion of privilege and identify relevant privileges for log; chronologically organize responsive document for production and to identify duplicates; email to P. Alston on documents for production and questions on specific documents regarding responsiveness and privilege
04/17/05	2.10	PA	review and respond to email from M. Kuo re document production; review documents from client
04/18/05	0.20	PA	email from and to M. Kuo re client's documents
04/18/05	0.80	MFK	emails to and from P. Alston on [PREVIOUSLY REDACTED - production of documents and retention of duplicates]; meeting with P. Alston on [PREVIOUSLY REDACTED - documents for redaction and assertion of privilege]; incorporate duplicate documents into respective production folders
04/18/05	0.90	DKK	work on client's documents for production
04/18/05	0.50	JB	work on processing client documents for document notation
04/19/05	1.40	MFK	compare drafts of memorandum of understanding regarding sand island and honouliuli projects to final version; calls (two) with J. Carmicheal re [PREVIOUSLY REDACTED - questions on Synagro's responsive documents and correspondence, relationship between primary contractor and subcontractors in relation to contracting for work after change orders, and memorandum of understanding between Synagro and GMP]; draft email to J. Carmicheal [PREVIOUSLY REDACTED - attaching documents with additional questions for further review and comment]; meeting with P. Alston on [PREVIOUSLY REDACTED - responsiveness and treatment of handwritten notes]
04/19/05	0.40	DKK	work on client' documents for production; confer with M. Kuo re same

DATE	TIME	BY	DESCRIPTION
04/20/05	1.10	MFK	emails to and from J. Carmicheal re [PREVIOUSLY REDACTED - questions on compiled responsive documents, production of memorandum of understanding and financing documents, and background on handwritten documents]; meeting with P. Alston on [PREVIOUSLY REDACTED - memorandum of understanding documents and handwritten notes on documents]; review responsive and privileged documents to [PREVIOUSLY REDACTED - remove correspondence and documents related to memorandum of understanding on Honouliuli plant for production]
04/21/05	0.40	MFK	calls (two) with J. Carmicheal on [PREVIOUSLY REDACTED - clarification of background and responsiveness of memorandum of understanding and financing documents, handwritten notes on documents, and status of production of documents]; email to D. Kakazu re [PREVIOUSLY REDACTED - production of documents]
04/21/05	1.90	JB	work on production of client documents for document production and key documents
04/21/05	4.00	SWL	work on preparing/processing documents for document production (A000402 - A001668); work on processing selected documents for key documents
04/22/05	0.20	MFK	meeting with D. Kakazu re [PREVIOUSLY REDACTED - organization of responsive documents, and production of responsive, redactable, and privileged documents, and binder of key documents for case development]
04/22/05	1.90	DKK	work on [PREVIOUSLY REDACTED - client's documents for production]; work on privilege log; emails back & forth with M. Kuo re key documents notebooks; confer with M. Kuo re incomplete agreements for production
04/22/05	0.80	KAS	work on privilege log

DATE	TIME	BY	DESCRIPTION
04/22/05	0.70	SWL	work on preparing/processing selected documents to be used as key documents
04/25/05	0.50	KAS	work on privilege log
04/25/05	1.50	SWL	work on preparing key documents binder
04/26/05	0.30	DKK	catalog client's documents; compose email to M. Kuo re [PREVIOUSLY REDACTED - document review by opposing counsel and production of client's documents]
04/27/05	0.20	MFK	call from J. Carmicheal on [PREVIOUSLY REDACTED - status of litigation and document production]; email to P. Alston on [PREVIOUSLY REDACTED - document production and 30b6 deposition preparation]
04/27/05	0.30	DKK	catalog initial disclosure and discovery requests & responses; work on witness files
04/28/05	0.10	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - responsive documents and 30b6 documents]
04/28/05	0.90	MFK	calls (two) to Richard Sutton (GMP's counsel) and follow-up email re GMP's responses to document request and production of documents and Synagro's production of document; email to P. Alston [PREVIOUSLY REDACTED - updating on same]; review batestamped and PREVIOUSLY REDACTED documents for production; review pleading files to confirm inclusion of all supportive documents and to replace marked copies of responsive documents; email to D. Kakazu on same and updating production to include additional documents
04/28/05	0.70	DKK	work on additional client documents for production; confer with M. Kuo re same; emails back & forth with M. Kuo re privilege log
04/29/05	0.10	MFK	call from R. Sutton (GMP's counsel) re service of

DATE	TIME	BY	DESCRIPTION
			responses, production of documents, and re-scheduling 30(b)(6) deposition; email to P. Alston [PREVIOUSLY REDACTED - updating on same and deposition rescheduling]
05/02/05	0.40	MFK	calls to and from D. Sutton (GMP's counsel - left messages) regarding review and production of GMP's responsive documents and rescheduling deposition date; emails to and from P. Alston [PREVIOUSLY REDACTED - updating on GMP's production and rescheduling date]; email to D. Sutton confirming voicemessages on same
05/02/05	0.10	DKK	follow up with document clerks re production date of client's documents in response to discovery request
05/02/05	1.20	SWL	work on updating substantive pleadings and discovery binder
05/03/05	0.90	DKK	work on privilege log
05/04/05	0.10	MFK	call to D. Sutton (left message) re GMP's production of documents and re-scheduling of 30(b)(6) deposition
05/06/05	0.40	MFK	calls (2 - left message) to Sutton re production and review of GMP's documents; email to Sutton on same; email to J. Carmicheal updating on document production and discovery; draft amended notice of deposition
05/09/05	0.20	DKK	research [PREVIOUSLY REDACTED - whether GMP's responded to our 1 st request for production of documents that were due 4/27/05 and our confidential settlement conference statement]; follow up with M. Kuo re same
05/12/05	0.20	MFK	calls to Dick Sutton (left message) and with Dan Chen re GMP's production of documents; emails from and to J. Carmicheal updating on status of production and discovery
05/13/05	0.10	MFK	call with D. Chen re scheduling of GMP production

DATE	TIME	BY	DESCRIPTION
05/16/05	1.10	MFK	review draft and revise Synagro's privilege log to final for production to GMP; calls to Professional Image and Dan Chen (GMP counsel) on scheduling copying of GMP's production
05/18/05	0.20	PA	review privilege log
05/24/05	0.30	DKK	research re production of privilege log to R. Sutton, Esq.; confer with B. Kawagoe re same
05/25/05	0.20	JB	work on preparing files for Synagro privilege documents and Synagro PREVIOUSLY REDACTED documents
05/26/05	0.30	DKK	confer with M. Kuo re [PREVIOUSLY REDACTED - preparation of amended GMP 30(b)(6) oral deposition notice], documents produced by GMP and calculating approximate cost for our document production for R. Sutton, Esq.; work on amended oral deposition notice
06/07/05	0.10	MFK	email to R. Sutton (GMP counsel) re question on cost of production
06/07/05	0.30	DKK	work on calculating cost of production of client's documents to GMP's counsel; follow up with M. Kuo re same
06/14/05	0.40	DKK	compile/prepare client's documents for production and letter to Richard Sutton, Esq.
06/17/05	0.20	MFK	emails to and from J. Carmicheal re [PREVIOUSLY REDACTED - status of 30(b)(6) deposition, GMP's request for extension, GMP's request for production of Synagro's documents, and discovery deadlines; review pleading files to clarify discovery deadlines for email; calls and emails to D. Sutton (GMP counsel) to reschedule 30(b)(6) deposition; email to P. Alston on same and conflicts; call to D. Sutton (left message) on conflict with date and alternative dates]
07/11/05	2.00	MFK	review GMP's production of documents responsive to Synagro's document request and GMP's initial

DATE	TIME	BY	DESCRIPTION
			disclosures to identify key documents and information as supporting exhibits and in preparation of 30(b)(6) deposition
07/11/05	0.20	DKK	research re deadline to file discovery motions and discovery cutoff; compose email to P. Alston and M. Kuo re same
07/13/05	0.60	MFK	review document request to GMP and compare with documents produced by GMP; draft email to D. Sutton on discrepancy between documents produced and outstanding, and request to supplement production at deposition
08/03/05	0.30	MFK	follow up call to R. Sutton (left message) re additional production of documents and scheduling of depositions; email to R. Sutton setting forth unreturned calls and email, demanding remaining production and description of documents, and scheduling depositions
08/11/05	0.60	MFK	draft letter to R. Sutton confirming conversation regarding scheduling of depositions and production of documents deadline; review and revise letter to final for send out; review GMP's initial disclosures on additional witnesses and relevance to case
08/11/05	0.20	DKK	research re discovery cut-off, hearing & non-dispositive motions deadline; compose email to M. Kuo & P. Alston re same
08/12/05	0.40	MFK	review scheduling order and GMP's initial disclosures on witnesses
08/18/05	0.20	MFK	call with Peter Melnyk re scheduling of review of supplemental documents at GMP's office; calls (two) to Debbie (Sutton's secretary) re production of GMP's supplemental documents produced at deposition; call and email with D. Kakazu re reproduction of produced documents
08/22/05	0.10	MFK	call from Peter Melnyk regarding scheduling of GMP production review of project work files; calls to and from Debbie (D. Sutton's secretary) regarding

DATE	TIME	BY	DESCRIPTION
			production of GMP's supplemental responsive documents
08/22/05	0.50	DKK	telephone conference with Debbie at Richard Sutton's office to coordinate document production; work on same
08/23/05	0.40	DKK	work on GMP's supplemental document production
08/24/05	0.60	DKK	review documents produced by GMP returned from Professional Image; follow up with document clerks re verification of GMP numbering series
08/24/05	0.70	JB	work on verifying documents produced by GMP on 8/23/05; work on preparing file re same
08/25/05	0.20	PA	email from and to M. Kuo re discovery and scheduling
08/25/05	0.60	MFK	document review of supplemental production of documents re to on-going work production and correspondence at GMP's office; meeting with P. Melnyk re supplemental documents
08/25/05	0.90	DKK	compile/prepare GMP's original document production and letter for return to same; telephone conference with M. Kuo from Peter Mylnek's office re document production & rescheduling oral deposition and court reporter for Mr. Guirguis's oral deposition; telephone conference with Abe at Professional Image to coordinate same; confer with S. Lee re exhibits from Peter Mylnek's oral depositions; compose email re numbering process of documents obtained from Peter Mylneck's office
08/26/05	0.10	DKK	telephone conference with Malcom at Professional Image re note on GMP's original documents re numbering documents
08/29/05	0.70	DKK	review documents produced by GMP (Peter Mylneck) on 8/29/05; catalog same
08/30/05	1.60	JB	work on processing documents produced by GMP (Peter

DATE	TIME	BY	DESCRIPTION
			Mylnek) on 8/29/05
08/31/05	0.20	MFK	email and call to D. Kakazu re GMP's supplemental production of documents and exhibit compilation
08/31/05	3.70	JB	continue work on processing documents produced by GMP (Peter Mylnek) on 8/29/05
09/01/05	3.20	JB	continue work on processing documents produced by GMP (Peter Mylnek) on 8/29/05
09/02/05	0.30	JB	work on preparing files for documents produced by GMP (Peter Mylnek) on 8/29/05
09/08/05	0.30	MFK	review of CCH files for contact information for Frank Doyle; call (left message) Frank Doyle re identification in GMP's initial disclosures
09/08/05	0.40	DKK	research re production of Synagro's documents; follow up with M. Kuo re same
09/09/05	0.30	MFK	emails and meeting with D. Kakazu re Synagro's production of documents and confirmation of delivery date; review emails to and from Sutton on request and delivery of same
09/11/05	0.10	PA	review correspondence re additional production of documents
09/12/05	2.90	SWL	work on verifying documents produced by GMP (GMP - 0001 - GMP 1259)
09/16/05	0.30	PA	work on discovery issues
09/16/05	0.30	DKK	work on witness files; catalog discovery requests and responses & settlement conference statement; update document production indices
09/19/05	0.30	DKK	research re GMP's production of documents
09/19/05	0.60	JB	work on preparing witness files for Wagdy Guirguis and

DATE	TIME	BY	DESCRIPTION
			Peter Melnyk, Ph.D., P.E.; work on updating substantive pleadings and discovery binders
09/23/05	0.50	DKK	research re documents obtained from Peter Mylnck's office; telephone conference with Debbie at Dick Sutton's office to coordinate production of documents
09/28/05	0.20	DKK	work on updating witness file
09/29/05	1.80	MFK	review supplemental production of responsive documents from clients re pricing proposals to CCH, attachments denoting prices breakdowns, correspondence on same, and CCH's invitation for bid on project; call and email to J. Hecht (left message to call) re questions on same
09/30/05	0.40	MFK	meeting with P. Melynck and R. Sutton re status and clarification of GMP's document productions and bate stamping, supplemental production of documents by GMP re correspondence with Synagro, Andritz, and CBI, rescheduling of deposition of P. Melnyk, and vacating of trial date pending motion for summary judgment
09/30/05	0.30	DKK	assist N. Kanada with numbering of additional GMP documents
09/30/05	2.50	NMK	conference with D. Kakazu re document production and bate stamping series; prepare supplemental client documents for production; process duplicate set of documents obtained from R. Melnick for bate stamping; update case binder and discovery charts; update substantive/discovery pleading notebooks and review same for status
09/30/05	0.50	JB	work on processing documents produced by GMP (Peter Mylnck) on 9/30/05
09/30/05	1.40	SWL	work on preparing/processing Synagro's supplemental documents produced on 9/30/05 (A001711 - A001785); work on preparing/processing documents produced by GMP (Peter Mylnck) on 9/30/05 (G001271 - G001883)

DATE	TIME	BY	DESCRIPTION
10/03/05	1.80	NMK	process documents produced from Mylnek for production to R. Sutton; prepare transmittal letter with enclosures to R. Sutton; update master document and production logs re same
10/03/05	1.60	JB	work on preparing file for documents produced by GMP (Peter Mylnek) on 9/30/05; work on production of GMP (Peter Mylnek) documents
10/04/05	0.60	MFK	calls (three) with D. Habiv (GMP counsel) on supplemental documents, production of same, and nature of same
10/04/05	0.20	SWL	work on preparing/processing Synagro's supplemental documents produced on 10/5/05 (A001786 - A001827)
10/12/05	1.50	NMK	review and organize supplemental documents and drawings produced from GMP; catalog and index documents into discovery charts
10/14/05	0.20	PA	emails to and from M. Kuo regarding discovery and trial setting
10/19/05	0.40	SWL	work on preparing/processing documents produced by GMP (Peter Melnyk) on 10/3/05 (G001884 - G002019)
10/26/05	0.40	JB	work on updating substantive pleadings binders
11/07/05	1.70	NMK	update master document indices and charts; prepare pleadings summary chart; organize and prepare files for documents produced and obtained from various parties

D. DEPOSITIONS

DATE	TIME	BY	DESCRIPTION
04/27/05	0.90	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - documents for 30(b)(6) oral deposition]; review documents from client

DATE	TIME	BY	DESCRIPTION
04/28/05	0.40	DKK	coordinate oral deposition arrangements for GMP Hawaii's 30 (b) (6) oral deposition
05/02/05	0.10	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - depo scheduling]
05/25/05	0.10	MFK	call with Sutton re rescheduling GMP 30(b)(6) deposition
06/01/05	0.10	MFK	call from J. Carmichael re update on GMP deposition
06/12/05	0.10	PA	email from and to M. Kuo re depo schedule
06/13/05	0.20	MFK	email from D. Sutton re rescheduling 30(b)(6) deposition because of deponent's unavailability; emails with P. Alston on same; call to D. Sutton on rescheduling 30(b)(6) deposition (left message)
06/14/05	0.10	MFK	call to Dick Sutton re GMP's request to continue deposition and potential dates
06/17/05	0.10	PA	email from and to M. Kuo re depo scheduling
06/17/05	0.20	MFK	calls and emails to D. Sutton (GMP counsel) to reschedule 30(b)(6) deposition; email to P. Alston on [PREVIOUSLY REDACTED - on same and conflicts]; call to D. Sutton (left message) on conflict with date and alternative dates
06/21/05	0.10	MFK	call to D. Sutton (left message) on rescheduling 30(b)(6) deposition and alternatives dates in early July
06/23/05	0.20	MFK	call to R. Sutton (GMP) counsel on rescheduling 30(b)(6) deposition (left message); email on same; meeting with P. Alston re [PREVIOUSLY REDACTED - scheduling difficulties with R. Sutton]
06/24/05	0.20	MFK	email to D. Sutton re rescheduling of 30b6 deposition and issuance of notice; review amended notice for

DATE	TIME	BY	DESCRIPTION
			service
07/12/05	4.50	MFK	emails to and from J. Carmicheal re [PREVIOUSLY REDACTED - background of documents in GMP's production in preparation of 30(b)(6) deposition]; draft deposition outline in preparation of 30(b)(6) deposition
07/13/05	0.80	DKK	meet with M. Kuo re preparing oral deposition exhibits; work on same
07/13/05	0.30	JB	work on compiling deposition exhibits
07/13/05	1.70	SWL	work on preparing selected documents to be used for deposition
07/14/05	6.40	MFK	continue drafting 30(b)(6) outline of deposition questions and references to GMP's key document; review Synagro's key documents to locate supporting exhibits for deposition; review complaint, counterclaim, and motions pleadings to expand issues for 30(b)(6) deposition
07/15/05	8.80	MFK	review and revise 30(b)(6) deposition outline in preparation of deposition; review supplemental production of documents brought to deposition by GMP, including invoices, and email correspondence; meetings with D. Sutton and P. Alston re continuing deposition due to document production and producing W. Guirguis as additional 30(b)(6) deponent; take deposition of GMP's 30(b)(6) deponent P. Melnky
08/09/05	0.10	PA	review transcript of deposition of Peter Melnyk
08/10/05	0.20	MFK	call to R. Sutton (left message) and email on scheduling of depositions and supplemental production; call with J. Carmicheal re deposition of P. Melynky and status of case
08/11/05	0.40	MFK	emails and meeting with P. Alston on additional witnesses required to be deposed pursuant to GMP's initial disclosures and case strategy on depositions and

DATE	TIME	BY	DESCRIPTION
			filing of motion
08/11/05	0.20	DKK	emails back & forth with M. Kuo re drafting oral deposition notices for Peter Melnyk and Wagdy Guirguis
08/15/05	0.80	DKK	work on drafting oral deposition notices for Wagdy Guirguis and Peter Melnyk; emails back & forth with M. Kuo re same; catalog Peter Melnyk's 7/15/05 oral deposition; instruct document clerks on preparation of condensed oral deposition & exhibit notebooks
08/16/05	0.40	MFK	call with D. Sutton re deposition scheduling and production of supplemental documents; review and revise amended and continued notice for 30(b)(6) depositions for P. Melnyk and W. Guirguis; call with D. Kakazu on clarification of split notices
08/17/05	0.10	PA	review notice of taking deposition upon oral examination pursuant to 30(b)(6) of designated representative GMP Hawaii, Inc. - W. Guirguis and P. Melnyk; conference with M. Kuo re strategy
08/23/05	0.70	SWL	work on preparing/updating condensed oral deposition and deposition exhibits binder for Peter Melnyk, Ph.D., P.E. taken on 7/15/05
08/24/05	0.20	DKK	telephone conference with Rosenberg Court Reporters re exhibits 1 - 17 to Peter Melnyk, Ph.D.'s oral deposition
08/25/05	3.00	MFK	meeting with P. Melnyk and W. Guirguis re deposition dates; call to D. Sutton office on same (not in office); emails and call to P. Alston re depositions of GMP's 30(b)(6) representatives and scheduling representations by D. Sutton; draft letter to D. Sutton re deposition of GMP's 30(b)(6) representatives; review and revise letter on same; review amended deposition notice for W. Guirguis
08/25/05	1.70	SWL	work on updating deposition exhibits binder re Peter Melnyk, Ph.D., P.E. taken on 7/15/05
08/26/05	0.20	DKK	emails back & forth with A. Matsuo re contacting court

DATE	TIME	BY	DESCRIPTION
			reporter re 30 (b)(6) oral deposition
08/30/05	0.10	MFK	email to J. Carmicheal re comments to P. Melnyk's deposition for continued deposition issues
08/31/05	2.00	MFK	review exhibits to Melnyk's deposition in preparation of continued 30b6 depositions; review GMP's supplemental production of documents for factual background, to identify key documents, and to select exhibits in preparation of 30b6 deposition; email to J. Carmicheal re GMP's supplemental production, questions on key documents, and comments to Melnyk's deposition testimony
08/31/05	0.60	DKK	work on documents provided by Peter Mylnek for oral deposition exhibit preparation
09/01/05	0.10	PA	email from and to M. Kuo re depo scheduling
09/01/05	0.30	MFK	emails with A. Matsuo re calls with Sutton office re rescheduling fo deposition of Peter Melnyke; emails with P. Alston re same and case strategy and alternatives on scheduling of depositions and effect on summary judgment motion and hearing date
09/02/05	0.10	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - deposition of Wagdy Guirguis]
09/02/05	1.70	MFK	emails from A. Matsuo re calls with Sutton's office on scheduling of 30(b)(6) depositions and settlement conference; calls (four) with A. Matsuo on same and confirming Sutton's reasons for rescheduling and status of Guirguis deposition; calls (three) with Debbie (Sutton's secretary) re 30(b)(6) depositions, reschduling of depositions, settlement conference; calls (two - left message) to R. Sutton on same; emails with P. Alston re same and [PREVIOUSLY REDACTED - same and strategy re discovery and motion filing]; emails with R.Sutton and Debbie re same, GMP's actions related to discovery, cancellation and rescheduling of depositions, trial and travel schedule of Sutton and Guirguis, and settlement conference; review letter from Sutton on

DATE	TIME	BY	DESCRIPTION
			same and call with A. Matsuo on content of same
09/06/05	0.40	DKK	confer with M. Kuo re preparation of exhibits for 30 (b)(6) oral deposition; work on same
09/07/05	1.20	JB	work on production of selected documents for deposition preparation for GMP 30(b)(6)
09/08/05	0.30	MFK	emails with P. Alston and Debbie (Sutton's office) re scheduling of settlement conference and deposition of W. Gurguis; draft letter to Sutton re re-scheduling of deposition of GMP's 30(b)(6) deponents; review amended notice of deposition for Melnyk
09/09/05	1.80	MFK	emails with J. Carmichael re Tim Steinberger, depositions verses interviews of CCH personnel, Hawaii trip, acces to review declaration, meeting re declaration for summary judgment motion, comments to Melnyk deposition; review amended notice of deposition for Guirguis; draft letter to Sutton confirming rescheduling of 30(b)(6) depositions per agreement and clarifying re-scheduled dates
09/14/05	0.10	PA	email from and to M. Kuo re depo
09/16/05	0.30	PA	conference with M. Kuo re Guirguis depo
09/16/05	0.60	MFK	emails with PA re rescheduling of deposition of P. Melnyk, deposition strategy, and trial date; review of P. Melnyk deposition outline re identifying issues of coverage
09/16/05	0.30	DKK	catalog oral deposition notices for Wagdy Guirguis and Peter Melnyk
09/18/05	6.70	MFK	review deposition of Melnyk re references to Guirguis in preparation for deposition; draft deposition outline for Guirguis 30(b)(6) deposition; review key correspondence in Synagro and GMP's production to identify exhibits for deposition; review, revise, and expand deposition outline for Guirguis to include

DATE	TIME	BY	DESCRIPTION
			references to key exhibits; review GMP's counterclaim and Guirguis's prior declaration in preparation of deposition
09/19/05	5.60	MFK	review deposition outline in preparation for Guirguis deposition; take 30(b)(6) deposition of Guirguis; review Synagro's production of documents to locate documents on same for continued deposition; call with courtreporter re missing exhibit
09/19/05	0.80	DKK	research re power point presentation for oral deposition exhibit; confer with A. Matsuo re same
09/20/05	0.20	PA	email from and to M. Kuo re status of deposition of Guirguis
09/21/05	0.10	DKK	follow up with C. Juan re oral deposition of Peter Mylnek
09/26/05	0.20	DKK	catalog original oral depositions
09/28/05	0.10	SWL	work on preparing original oral deposition file for Peter Melnyk, Ph.D., P.E. taken on 7/15/05 [Exhibits 1 - 17]
09/29/05	2.30	MFK	calls with GMP's office (Dan Habid) re status of Guirguis' deposition transcript; miscellaneous work tracking status of same; review client notes re deposition testimony of P. Melnyk and review corresponding deposition pages in preparation of continued deposition of P. Melnyk; draft deposition outline of issues and questions for continued deposition of P. Melnyk; identify and compile exhibits related to sludge testing, GMP's subcontracts with Andrtiz and CBI, and correspondence and invoice re GMP's work for CCH for continued deposition of P. Melnyk
09/30/05	0.80	MFK	emails and calls to J. Hecht (left message) and with C. Reynolds re pricing proposal submitted to CCH by Synagro and questions on same for supplemental production and Melnyk's continued deposition; miscellaneous work re execution of amended notice of deposition; meeting with N. Kanada re supplemental

DATE	TIME	BY	DESCRIPTION
			production of documents from GMP, copying and batestamping of same for upcoming continued deposition; meeting with courtreporter re exhibits to Melnyk's deposition and status of Guirguis deposition
10/04/05	3.60	MFK	review supplemental responsive documents, correspondence, and plans produced by GMP on 9/30/05, 10/3/05, and 10/4/05 for further case development and in preparation of Melnyk's continued deposition; compile exhibits for Melnyk's deposition; review Carmicheal's notes regarding Melnyk's initial deposition and Guirguis' references to Melnyk in preparation of Melnyk's 30(b)(6) deposition; revise and expand 30(b)(6) deposition outline for Melnyk to clarify questions regarding relationship with Andrtiz, CBI, APC, and County, and work performed to date on Project and source of work
10/04/05	0.60	NMK	compile/prepare exhibits for continued deposition of P. Melnyk
10/05/05	7.30	MFK	review supplemental documents and plans produced by GMP on 10/5; revise and expand 30(b)(6) continued deposition for Melnyk to include exhibit references and questions on documents, correspondence, and plans in GMP's supplemental productions; attend and take continued deposition of P. Melnyk
10/12/05	1.40	NMK	review P. Melnyk's continued oral deposition transcript and load into summation database; catalog deposition and update deposition chart
10/13/05	1.00	JB	work on preparing oral deposition files for Wagdy Guirguis, P.E. (9/19/05) and Peter Mylnek, Ph.D., P.E. (10/5/05); work on production of condensed depositions and deposition exhibits for binder updating
10/16/05	2.10	JB	work on updating condensed deposition and deposition exhibits binders

E. MOTIONS PRACTICE (INCLUDES RESEARCH)

DATE	TIME	BY	DESCRIPTION
08/23/04	0.90	PA	<i>draft declaration; review reply memo in support of motion for temporary restraining order; draft declaration</i>
08/24/04	0.40	PA	<i>revise declaration</i>
08/25/04	1.20	PA	<i>review and revise declaration; [PREVIOUSLY REDACTED - help Andritz's counsel prepare materials regarding preliminary injunction]</i>
09/18/04	1.80	MFK	review correspondence file, complaint, motion for preliminary injunction, and related exhibits for purposes of clarifying facts to draft motion to dismiss counterclaim; reserach re FRCP Rule 11 sanctions, 12(b)(6) review standard, HRS provisions re statute of frauds, state and federal statute of fraud cases, and factually similar cases re implied contracts and statute of frauds
09/20/04	11.60	MFK	conduct reserach re [PREVIOUSLY REDACTED - elements of contract formation, elements of implied contract, standard for award of punitive damages, limitation, and exceptions to same, factually similar statute of fraud cases and exceptions to rule; cases re imposition of Rule 11 sanctions for frivolous filings, award of attorneys fees and costs]; draft motion for summary judgment on counterclaim for failure to state a claim - introduction, facts, standard of review, arguments re lack of implied contract, statute of frauds bar, inapplicability of exceptions, prohibition against award of punitive damages in contract action, Rule 11 sanctions; review and revise draft of motion to dismiss; email to P. Alston on same
09/21/04	1.00	MFK	draft declaration of J. Carmichael in support of motion to dismiss; revise and expand facts and argument on construction contract terms, lack of implied contract, statute of frauds; review motion to shorten time on motion to consolidate and motion to consolidate filed by defendants

DATE	TIME	BY	DESCRIPTION
10/16/04	0.20	PA	email to M. Kuo re [PREVIOUSLY REDACTED - motion to dismiss]
10/18/04	0.10	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - motion to dismiss]
11/15/04	1.40	MFK	continue research on issues for motion for summary judgment on statute of frauds statute and arguments, and factually similar cases
11/16/04	1.30	PA	review and revise summary judgment motion
11/16/04	5.50	MFK	continue drafting motion for summary judgment - inserting motion for summary judgment standards and expanding facts and arguments related to statute of frauds, inapplicability of part performance, and no punitive damages
11/17/04	2.00	MFK	review and revise draft of motion for summary judgment; meeting with P. Alston on [PREVIOUSLY REDACTED - summary judgment motion and issues]; research [PREVIOUSLY REDACTED - to locate more current cases on summary judgment standard and incorporation of P. Alston's comments]
11/18/04	8.30	MFK	conduct research re [PREVIOUSLY REDACTED - statute of frauds arguments, similar construction contract cases, impossibility of performance, cases on contemplation of parties and terms of agreement to exceed on year]; review of case file, contracts, correspondence, and client document to location terms reflecting intent for contract to exceed one year; emails and meetings with P. Alston on [PREVIOUSLY REDACTED - research, supporting documents, and strategy on argument on statute of frauds]; continue drafting motion for summary judgment - expand and reorganize factual statement to include City letter awarding contract and term of contract, and supplemental contract terms, and to expand and revise argument on statute of frauds and no enforceable contract; conform additional facts and arguments to declaration of Carmichael

DATE	TIME	BY	DESCRIPTION
11/19/04	2.90	MFK	reserach caselaw on personal service exception to statute of frauds; continue drafting motion for summary judgment - draft argument on personal service exception; review and revise draft; email to P. Alston on draft motion
11/29/04	0.20	PA	conference with M. Kuo re [PREVIOUSLY REDACTED - status of summary judgment motion]
11/29/04	2.10	MFK	revise motion for summary judgment to include P. Alston's comments; continue reserach on personal service exception, jurisdictions adopting or discounting Florida position, review of Illinois and Minnosota law to distinguish personal service exception, factually similar cases regarding employment relationships and personal services exception; meeting with P. Alston on same
12/08/04	3.60	MFK	review Synagro/CBI contract and CBI/GMP contract for factual backgroud and provisions helpful to summary judgment motion; revise statement of facts in summary judgment motion to [PREVIOUSLY REDACTED - include CBI contract provisions and arguments]; continue research of [PREVIOUSLY REDACTED - personal service contracts and exclusion from statute of frauds in factually similar cases involving corporations]; revise summary judgment arguments to [PREVIOUSLY REDACTED - include reference to CBI contract provisions and reformate personal services and part performance argument with research]; revise declaration of J. Carmicheal to include reference to CBI contracts; review and revise to final draft summary judgment motion and Carmicheal declaration for consistency
12/09/04	1.00	PA	review emails re GMP contract value; review and revise draft summary judgment motion
12/09/04	1.10	MFK	calls (two) and emails from James Carmichael re [PREVIOUSLY REDACTED - Andritz/GMP and CBI/GMP contracts, modifications, and contract values]; meeting with P. Alston on same; revise motion for summary judgment to [PREVIOUSLY REDACTED - amended factual background re Andriz/GMP and

DATE	TIME	BY	DESCRIPTION
			CBI/GMP contracts to value in contract provisions and coincide declaration of Carmichael]; email to P. Alston on [PREVIOUSLY REDACTED - finalized motion for summary judgment and supporting declaration]
12/16/04	0.40	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - summary judgment motion]; review motion for summary judgment
12/17/04	0.40	MFK	compile exhibits in support of motion for summary judgment
12/21/04	0.50	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - summary judgment motion]; revise motion
12/21/04	1.10	MFK	continue reserach on cases holding [PREVIOUSLY REDACTED - that mere reference to subcontractor in bid insufficient to create an implied contract, and only constitutes negotiations]; meeting with P. Alston on [PREVIOUSLY REDACTED - same]; draft footnote discussing facts and related arguments to support summary judgment motion on same; email and call to Jim Carmicheal on [PREVIOUSLY REDACTED - summary judgment motion and execution of declaration]
12/23/04	0.80	PA	prepare declaration for J. Hecht; revise J. Carmichael declaration; email re declaration
12/29/04	0.20	PA	review and revise declaration
02/10/05	0.20	MFK	review notice of withdrawal and substitution of counsel; review district court rule 7.4 to clarify filing date for opposition to motion for summary judgment and reply
02/11/05	0.20	PA	conference with J. Carmichael re [PREVIOUSLY REDACTED - construction and environmental issues]
02/16/05	0.30	PA	emails from and to M. Kuo re opposition to motion for summary judgment
02/16/05	1.00	MFK	review federal and district court rules on ramifications

DATE	TIME	BY	DESCRIPTION
			of failing to file opposition to motion for summary judgment; emails to P. Alston re [PREVIOUSLY REDACTED - status of opposition and case strategy re motion for summary judgment]; calls (three) with R. Sutton (counsel for GMP) on status of opposition to motion for summary judgment, proposed extension, and case deadlines; meeting with P. Alston on same
02/18/05	0.70	MFK	review and revise memorandum to final; email to P. Alston on same
02/25/05	0.20	DKK	emails back & forth with A. Matsuo re motion for summary judgment
03/01/05	1.20	MFK	review GMP's memorandum in opposition to summary judgment motion to prepare reply; draft brief outline of arguments and counter-arguments; meeting with P. Alston on reply arguments
03/02/05	0.20	PA	email from and to M. Kuo re opposition; review draft documents
03/02/05	4.00	MFK	review GMP's exhibits in support of opposition; review declarations of Melnky and Guirguis in support of opposition; review ARI-GMP and CBI-GMP subcontracts to define scope of work and compare scope of work and contractual obligations to services and proposals in GMP's exhibits to support opposition; draft email to J. Carmichael and J. Hecht re [PREVIOUSLY REDACTED - GMP declarations, factual background of issues raised in opposition and declaration, and clarification of key documents in support of opposition]; email with P. Alston on [PREVIOUSLY REDACTED - same]; research for [PREVIOUSLY REDACTED - reply to summary judgment motion re sufficiency of writing to overcome Statute of frauds, review and distinguishing of cases cited by GMP, and supporting state and federal cases]
03/03/05	8.40	MFK	calls (two) with J. Carmichael and (one) with Jim Hecht re [PREVIOUSLY REDACTED - case background and document clarification in preparation of drafting reply to summary judgment motion]; continue research for reply

DATE	TIME	BY	DESCRIPTION
			to summary judgment motion - research [PREVIOUSLY REDACTED - of Restatement on exceptions to Statute of Frauds, promissory estoppel, detrimental reliance, sufficient writing to overcome Statute of Frauds and state and federal case law re application of Statute of Fraud exceptions and supporting cases]; continue drafting reply to memorandum - arguments re part performance, detrimental reliance, and judicial admissions doctrine; meeting with P. Alston re [PREVIOUSLY REDACTED - concise statement of fact]
03/04/05	7.40	MFK	review factual background memorandums from J. Carmichael and J. Hecht; calls (two) with J. Carmichael re [PREVIOUSLY REDACTED - background on sludge sampling work and construction management deletion by City]; review of pleading file for procedural background for opposition to motion for a continuance; review motion for a continuance and declaration of counsel and attached discovery in preparation of drafting opposition; research re Rule 56(f) and (g) re a continuance, judge's discretion, lack of due diligence in conducting discovery; continue drafting consolidated reply to summary judgment motion/motion to continue - procedural background and arguments on lack of due diligence to obtain continuance, one year bar, and lack of sufficient writing
03/05/05	0.10	PA	email regarding motion for summary judgment
03/05/05	5.90	MFK	emails to and from J. Carmichael re [PREVIOUSLY REDACTED - sludge sampling work and payment, report of sludge sampling findings, correspondence with the city re construction management, and draft declaration]; review [PREVIOUSLY REDACTED - documents and sludge report provided by J. Carmichael as case background and for drafting joint opposition to motion to continue and reply to opposition to summary judgment motion]; draft introductory conclusion of arguments for joint reply/opposition; review and revise draft of joint reply/opposition; expand factual background related to procedural background and

DATE	TIME	BY	DESCRIPTION
			<p>deadlines; draft declarations of P. Alston and J. Carmichael in support of joint reply/opposition; review and revise declarations; identify and compile relevant exhibits supporting joint reply/opposition; compare declaration statements of J. Carmichael to summary of factual background provided by J. Carmichael; compare declaration statements to references in joint reply/opposition; emails to P. Alston on [PREVIOUSLY REDACTED - draft reply/opposition, declaration, and effect of sludge report on Carmichael declaration statements]</p>
03/06/05	1.00	MFK	<p>review P. Alston's comments and edits to consolidated reply/memorandum in opposition and supporting declarations; emails with J. Carmichael re [PREVIOUSLY REDACTED - amendments to declaration and background on sludge sampling and discussions with GMP on future work]; revise declaration of J. Carmichael to incorporate J. Carmichael and P. Alston's revisions; revise factual background and arguments in reply/opposition to coincide with Carmichael declaration amendments</p>
03/07/05	7.60	MFK	<p>review P. Alston's comments and edits to consolidated reply to summary judgment motion/opposition to motion for continuance; meeting with P. Alston [PREVIOUSLY REDACTED on Rule 37 argument and detrimental reliance argument]; emails and calls (three) with J. Carmichael re [PREVIOUSLY REDACTED - endorsed check exhibit, approval dated, clarification of declaration paragraphs re to sludge sampling, and execution of declaration]; review Rule 37 and 26(a)(1); research re state and federal cases re application of Rule 37 to exclude documents from consideration on a motion/trial and for sanctions for not disclosing the documents in the required initial disclosures; research of state, federal, and Restatement re detrimental reliance, applicability of exception to statute of frauds, and elements to prove in establishing exception; revise consolidated reply/opposition to include argument on failure to provide initial disclosure and preclusion under Rule 37, and expand and revise argument related to detrimental reliance; review and revise reply/opposition</p>

DATE	TIME	BY	DESCRIPTION
			draft to final for filing; revise and revise M. Kuo's declaration to reply/opposition; miscellaneous work and call with I. McEathron re filing of reply/opposition and service on R. Sutton/GMP
03/08/05	0.10	MFK	email with clients re [PREVIOUSLY REDACTED - consolidated reply to summary judgment motion and opposition to motion for continuance]
03/08/05	0.20	PA	review motion documents
03/11/05	0.50	MFK	meeting re P. Alston re [PREVIOUSLY REDACTED - status of reply from GMP]; review GMP's initial disclosures and compare documents attached to initial disclosures to documents in support of GMP's opposition motion
03/16/05	0.20	PA	review order granting motion to continue and denying without prejudice motion for summary judgment
06/08/05	0.10	DKK	follow up with P. Alston and M. Kuo re dispositive motions deadline
08/12/05	0.50	MFK	email to and from P. Alston on summary judgment deadline and additional discovery; review rules on dispositive motions hearings and deadlines; meeting with P. Alston on same
08/31/05	1.40	MFK	review scheduling order and motion for summary judgment order re dispositive motion deadline and authority to refile; email to P. Alston on [PREVIOUSLY REDACTED - effect of order on dispositive motion deadline, arrangement of potential hearing dates, and delay in discovery attributable to GMP]
09/01/05	0.10	PA	email from and to M. Kuo re dispositive motions deadline
09/06/05	0.30	MFK	call with J. Carmichael re comments to Melnyk deposition, status of depositions, and case strategy re filing of summary judgment motion

DATE	TIME	BY	DESCRIPTION
09/07/05	0.20	PA	email from and to M. Kuo re summary judgment motion
09/09/05	1.30	MFK	review deposition transcript of Peter Melnyk and review exhibits to identify key testimony and admissions for summary judgment motion
09/10/05	3.40	MFK	emails to and from J. Carmicheal and J. Hecht and call (2) with J. Hecht re information from Tim Steinberger, content of declarations, prequalification of Synagro, procedure for prequalification, document submissions, no references to GMP, and effect on procurement process, and report on procurement process on projects for City; draft motion for renewed motion for summary judgment, including drafting supporting memorandum and expand introductory arguments and statement of facts for summary judgment re presentation, prequalification, parties' respective contracts with Analytical Planning Consultants, and [PREVIOUSLY REDACTED - expand on scope of work for GMP under subcontracts with Andritz and Chicago Bridge and Iron]
09/11/05	10.50	MFK	continue drafting motion for summary judgment - expand statement of facts to include relevant deposition testimony and admissions of Peter Melnyk, prior summary judgment proceedings, GMP's Motion to Continue and Court's rulings on prior motions, GMP's lack of discovery and appropriateness of renewal of motions, expand summary judgment motion arguments related to application of statute of frauds, lack of sufficient writing, lack of part performance, and punitive damages; draft supporting declaration of J. Hecht; meeting with J. Hecht and K. Lucas on declaration, presentation, prequalification, status of construction, and prior conversations with GMP re work on project and Melnyk's testimony on references to Hecht, conversations with Hecht, and accuracy on same; calls with J. Hecht re [PREVIOUSLY REDACTED - revisions to declaration and presentation by Hecht and Doyle on biosolids project]; review [PREVIOUSLY REDACTED - Hecht's revisions and biosolids project]; call with Hecht on [PREVIOUSLY REDACTED -

DATE	TIME	BY	DESCRIPTION
			<u>same</u>]; revise Hecht's declaration and revise statement of facts to <u>[PREVIOUSLY REDACTED - comport motion for summary judgment with Hecht's declaration]</u>
09/12/05	0.40	PA	email from and to M. Kuo re continuance; email from and to M. Kuo re ex parte motion to shorten time; review and revise declaration; email to M. Kuo
09/12/05	8.00	MFK	draft declarations of James Carmicheal and Timothy Steinberger; meeting with J. Carmicheal and J. Hecht on declarations, additional factual background, and motion for summary judgment arguments; revise declarations of J. Carmichael and J. Hecht to <u>[PREVIOUSLY REDACTED - conform with information from meetings]</u> ; revise and expand motion for summary judgment to conform with declarations and additional information from meetings; review and revise motion for summary judgment and supporting declaration to final; emails to P. Alston on draft of same; draft ex parte motion to shorten time and supporting declaration of counsel; review and revise to final ex parte motion; email to P. Alston on draft of same; review statute of frauds statute and email to J. Hecht conforming no general minimum amount requirement and limited application to financial institutions
09/13/05	1.00	PA	review and revise concise statement and review and revise motion; email from and to M. Kuo
09/13/05	6.60	MFK	continue drafting and revising concise statement of fact supporting renewed and supplemented motion for summary judgment and coincide statements to motion; revise renewed motion for summary judgment to incorporate P. Alston's comments, clarify statement of facts, and strengthen introductory arguments and revise declarations of Carmicheal and Hecht to coincide with renewed motion facts and arguments; email and call to J. Hecht re revised declaration; review pleading and discovery files to compile exhibits supporting motion and select key portions of exhibits supporting concise statement; calls (three) and email with Steinberger re declaration statements; review declaration of Steinberger and revise and revise to final; calls (two -

DATE	TIME	BY	DESCRIPTION
			left message) to Frank Doyle re case background and involvement in Project negotiations; draft declarations of M. Kuo supporting renewed motion for summary judgment and concise statement
09/13/05	0.20	DKK	emails back & forth with A. Matsuo re status of motion for summary judgment
09/14/05	2.70	MFK	emails with J. Hecht and C. Reynolds re [PREVIOUSLY REDACTED - revised declaration and execution of same]; calls and emails with T. Steinberger re [PREVIOUSLY REDACTED - revisions to declarations and execution of same]; revise concise statement of facts; review and revise concise statement and renewed and supplemented motion for summary judgment to final for filing; review and mark pertinent parts of exhibits to concise statement and motion for summary judgment; review compiled exhibits and declarations to filings and final pleadings to be filed
09/14/05	0.10	DKK	emails back & forth with A. Matsuo re assistance with exhibits for motion
09/15/05	0.90	MFK	calls (two) with Doug (lawclerk to Judge King) re denial of ex parte motion to shorten time, hearing date on trial date, options re re-scheduling, assignments to magistrates, and effects of ruling on motion and trial; emails with P. Alston updating on call with Judge King's chambers, options re hearing on motion and trial date, and case strategy re same; calls (two) with Leslie (calender clerk to Judge King) re potential trial dates and scheduling of pretrial deadlines and discovery deadlines in light of trial dates; emails with P. Alston on same
09/16/05	0.10	PA	email from and to M. Kuo re hearing date issue
10/21/05	0.10	PA	email from and to M. Kuo re continuance
10/21/05	0.20	MFK	call from Ted Pettit re co-counseling with Sutton, request for continuing hearing on summary judgment motion, and reasons supporting a continuance; email to

DATE	TIME	BY	DESCRIPTION
			P. Alston [PREVIOUSLY REDACTED - updating on call with Pettit and request for continuance and advice on same]
11/28/05	0.20	MFK	review of rules re filing date of GMP's opposition; strategy on untimely filing; and meeting with P. Alston on GMP's opposition and Synagro's reply filing dates
11/29/05	0.40	PA	work on reply in support of motion for summary judgment
11/29/05	10.50	MFK	emails to J. Carmichael, J. Hecht, and C. Reynolds re pre-qualification, technical proposal, pre-qualification date, and supporting documents; meeting with J. Carmichael re GMP's declarations and review email and summary from J. Carmicheal re clarification and refute of facts in GMP's declarations; research re joint venture, elements and requirements to establish joint venture, joint venture and application of statute of frauds, factually similar cases granting summary judgment on implied joint venture claims exceeding one year, rejecting facts and claims raised in opposition not plead in complaints, and factually similar cases rejecting unplead allegations; draft reply supporting summary judgment motion - arguments on rejecting allegations and claims raised in opposition not in counterclaim, law re establishing oral joint ventures, and lack of evidence of joint venture; review deposition transcripts of Melnyk and Guirguis re references to joint venture
11/30/05	14.20	MFK	calls with J. Hecht and J. Carmicheal re joint venture agreement with U.S. Filter, qualifications and technical proposal to City, and disputed facts in GMP's declarations; review emailed documents on same from Synagro office; meeting with P. Alston re joint venture and punitive damages arguments; research of state and federal law and restatement of contracts related to joint venture agreements exceed one year and statute of frauds, partial performance and reliance damages based on bidding process, and legal elements, doctrine of promissory estoppel and restitution damages, punitive damages and implied covenant of good faith and fair dealings, and factually similar cases on above issue and

DATE	TIME	BY	DESCRIPTION
			related to implied contract based on bidding efforts; continue drafting reply in support of summary judgment motion - including arguments on alleged joint venture agreement barred by statute of frauds, lack of partial performance, lack of implied-in-law contract under doctrine of promissory estoppel, and no right to restitution damages; draft supplemental declaration for J. Carmichael supporting reply; review and revise declaration to final; and compile exhibits supporting declaration
12/01/05	5.00	MFK	emails with J. Carmicheal and C. Reynolds re [MAINTAINED REDACTIONS]; review of attachments on same; draft declaration of J. Carmicheal in support of reply to summary judgment motion; compile preliminary set of exhibits to J. Carmicheal's declaration; meeting with J. Carmicheal re same and revise declaration to include J. Carmicheal's comments; add introductory arguments to reply for summary judgment motion; expand and revise factual statement to support arguments and J. Carmicheal declaration; review and revise draft of reply to final; email to P. Alston re draft of reply and J. Carmicheal declaration for comment
12/02/05	1.00	PA	review and revise reply in support of motion for summary judgment; conference with M. Kuo re motion
12/02/05	11.20	MFK	meeting with P. Alston re [PREVIOUSLY REDACTED - statute of frauds and Hawaii cases]; review Harrison and Wakeman and HRS; research re additional Hawaii cases on [PREVIOUSLY REDACTED - statute of frauds and joint ventures]; revise and expand arguments to reply to include Hawaii cases on [PREVIOUSLY REDACTED - statute of frauds, joint ventures, and agreements exceeding one year]; review and revise reply to final for filing; calls and emails with J. Carmicheal on status of declaration and lack of re-execution; draft and revise supporting declaration for reply; compile exhibits for reply and concise statement opposition
12/05/05	0.60	PA	review GMP's memo in opposition; review supplemental documents

DATE	TIME	BY	DESCRIPTION
12/05/05	0.60	MFK	revise and expand errata re reply in support of summary judgment motion and concise statements and table of authorities and content and word count verification; draft declaration in support of errata; review to final for filing
12/07/05	0.10	PA	email from and to M. Marsh re motion
12/14/05	2.30	MFK	call with J. King's clerk re GMP's motion to amend complaint; miscellaneous work clarifying service and receipt of motion; meeting with GMP counsel on same; meeting updating P. Alston on arguments and judge's withholding of ruling on summary judgment motion pending briefing on motion to amend; meeting with P. Alston re potential arguments for opposition to motion to amend; email to clients updating on hearing and motion to amend; emails with J. Carmicheal and A. Thomas re assessment of motion to amend, comments re facts, and transcript of proceedings; email with N. Kanada re transcript of proceedings
12/15/05	0.40	PA	review motion to file amended counterclaim and work on response
12/23/05	6.40	MFK	review of GMP's motion for leave to amend counterclaim and proposed counterclaim in preparation of drafting opposition; review FRCP Rule 15 and 16 and Wright and Miller re Rule 16, standard, and policy; research re Mammoth Recreations, Rule 16, standard of good cause, relation to amendments after scheduling order, factually similar state and federal cases, Rule 15, standard of review, applicable factors of consideration, and factually similar state and federal cases; review pleading files re Rule 16 scheduling order, amended order, and Court's Order on Motion to Continue to draft facts; draft statement of facts for opposition to motion for leave to amend; draft outline for arguments related to Rule 16 and Rule 15 and amendments after deadline in scheduling order
12/24/05	6.20	MFK	continue drafting opposition - draft arguments re Rule 16 standard, applicable cases, and analysis and

DATE	TIME	BY	DESCRIPTION
			arguments re Rule 15 on standard, applicable cases, and arguments and analysis related to prejudice, undue delay in seeking amendment, and undue delay and benefit in litigation
12/25/05	2.90	MFK	continue drafting opposition - argument on Rule 15 and futility and bad faith, draft introductory summary and conclusion, and review and revise draft to final for P. Alston's review; email to P. Alston on same
12/26/05	1.50	PA	review and revise memorandum in oppositon to motion to amend complaint
12/26/05	1.30	MFK	emails from P. Alston re draft of opposition to motion for leave to amend counterclaim and Mammoth Recreations case; revise draft of opposition to incorporate P. Alston's comment and review scheduling order on additional facts for incorporation; review and revise draft to final for clients; email to clients on same
12/27/05	0.90	MFK	emails to and from Connie Reynolds and James Carmicheal re draft of opposition to motion for leave to amend; draft declaration in support of opposition; finalize opposition to final for filing; review compiled exhibits for filing
01/09/06	0.30	MFK	review GMP's reply in support of motion for leave to amend complaint; meeting with P. Alston on same; email to clients on same
01/10/06	0.20	PA	review GMP's reply memo re motion to file counterclaim
01/11/06	0.40	PA	review order granting summary judgment motion; email to and from clients
01/11/06	0.30	MFK	review Court's order granting Synagro's Motion for Summary Judgment and denying GMP's motion for leave; emails with clients and P. Alston on same
03/08/06	0.60	MFK	meeting with S. Park-Hoapili re PREVIOUSLY REDACTED - case background, research on attorneys' fees and costs and HRS 661-1 on actions in assumpsit,

DATE	TIME	BY	DESCRIPTION
			and key facts and cases related to research issues]
03/08/06	0.10	SPH	meeting with M. Kuo re [PREVIOUSLY REDACTED - legal analysis of attorneys' fees and costs in the nature of assumpsit]
03/09/06	0.40	MFK	call (left message) to M. Marsh re GMP's decision re vacating trial pending briefing on attorneys' fees and cost
03/16/06	1.70	MFK	draft stipulation re vacating trial date and deadlines and pleading and hearing re motion for attorneys' fees and costs; review and revise to final; email and call to GMP counsel on same
03/24/06	0.20	MFK	revise stipulation to include GMP's counsel's comments on hearing by magistrate and reservation of right to review by district judge; revise and finalize stipulation; email to P. Alston and GMP Counsel on same
03/28/06	0.40	MFK	emails with M. Marsh re comments to stipulation and final stipulation; review local rules re 53, 54, and 28 USC 636 regarding magistrate assignment and motions for attorneys' fees and costs; review stipulation to include relevant local rules; review and revise to final for execution
04/04/06	2.10	SPH	review case file, pleadings and correspondence to prepare request for attorneys' fees and costs (NO CHARGE)
04/05/06	0.40	PA	review and redact invoices; letter to M. Marsh
04/05/06	0.20	MFK	emails with P. Alston re [PREVIOUSLY REDACTED invoices and letter to GMP counsel]; review P. Alston letter on same and PREVIOUSLY REDACTED invoices
04/05/06	7.00	SPH	research Hawaii and federal law re [PREVIOUSLY REDACTED - claims in the nature of assumpsit]; research Hawaii and federal law re [PREVIOUSLY REDACTED - recovery of attorneys fees in assumpsit as prevailing counterclaim defendants]; review Local

DATE	TIME	BY	DESCRIPTION
			Rules re requirement for motion for fees and costs; review itemization requirements; initiate draft motion for attorneys fees and costs
04/06/06	0.20	MFK	emails and call with S. Park-Hoapili re [PREVIOUSLY REDACTED - P. Alston letter to GMP counsel re invoices and use of law in letter and invoices for motion for attorneys' fees and costs and expansion of arguments re recovery of plead amounts]
04/06/06	1.40	SPH	email to and from M. Kuo re [PREVIOUSLY REDACTED - status of request for attorneys fees and costs]; continue drafting motion for fees and costs - expand analysis re implied breach of contract as a claim in the nature of assumption
04/07/06	1.40	SPH	prepare affidavit of P. Alston in support of fee request
04/10/06	1.60	SPH	continue drafting motion for attorneys fees - expand and reorganize factual background
04/11/06	0.40	MFK	call and meeting with S. Park-Hoapili re [PREVIOUSLY REDACTED - factual background and amount of fees and costs for drafting of motion on attorneys' fees and costs and applicable rule on necessary exhibits and itemization of costs] (NO CHARGE FOR .2 Hrs.)
04/11/06	7.20	SPH	confer with N. Kanada re [PREVIOUSLY REDACTED - itemization of fees and costs]; confer with M. Kuo re [PREVIOUSLY REDACTED - status of fee request]; expand draft motion for attorneys fees; expand affidavit in support of motion; review invoices and categorically itemize work performed pursuant to local rules (NO CHARGE FOR 3.6 Hrs.)
04/12/06	0.10	MFK	email from and call with S. Park-Hoapili re [PREVIOUSLY REDACTED - itemization of fees and costs for motion and strategy re non-taxable expenses and taxable costs in separate motion] (NO CHARGE)
04/12/06	6.80	SPH	email to and from N. Kanada re [PREVIOUSLY REDACTED - invoice itemization]; status update to M.

DATE	TIME	BY	DESCRIPTION
			Kuo re [PREVIOUSLY REDACTED - same]; continue reviewing invoices and categorically itemize work performed as required by federal local rules; discussion with N. Kanada re [PREVIOUSLY REDACTED - itemization of costs]; calculate and categorize time itemization to support motion for fees and costs (NO CHARGE)
04/13/06	0.50	MFK	meeting with S. Park-Hoapili re [PREVIOUSLY REDACTED - district court rules on taxable costs and related expenses and treatment in motion for attorneys' fees and costs; content for exhibits related to work on case and declarations in support of motion]; review district court rules on [PREVIOUSLY REDACTED - same and coordinate timing of drafts and drafting of separate of bill of costs] (NO CHARGE FOR .2 Hrs.)
04/13/06	3.20	SPH	review, revise and expand motion for attorneys fees; review, revise and expand affidavit re same (NO CHARGE FOR 1.6 Hrs.)
04/14/06	0.20	MFK	email from S. Park-Hoapili re [PREVIOUSLY REDACTED - continued work on draft and separation of costs]; call with S. Park-Hoapili re [PREVIOUSLY REDACTED - draft of motion for attorneys' fees and costs and separation of taxable costs to bill of costs and exhibits re redacted fees and costs]
04/14/06	0.20	SPH	discussion with M. Kuo re [PREVIOUSLY REDACTED - fee request, bill of costs, itemization and analysis] (NO CHARGE)
04/17/06	3.50	NMK	work on categorizing and itemizing attorneys' fees pursuant to federal court rules (NO CHARGE)
04/15/06	4.50	NMK	continue to work on categorizing and itemizing attorneys' fees pursuant to federal court rules (NO CHARGE)
04/17/06	0.50	MFK	emails and meetings with S. Park-Hoapili re [PREVIOUSLY REDACTED - separation of costs for motion and bill of costs; recoverable and non-recoverable costs and approach in motion and bill of

DATE	TIME	BY	DESCRIPTION
			costs]; review district court rules on treatment of taxable costs and non-taxable expenses; meeting with S. Park-Hoapili on [PREVIOUSLY REDACTED - separation of same and updating costs to include March invoices]; review proposed exhibit on [PREVIOUSLY REDACTED - separation of work into required descriptions and sections] (NO CHARGE FOR .2 Hrs.)
04/17/06	6.30	SPH	review, revise and expand motion for attorneys fees to include request for related non-taxable expenses; revise affidavit re same; initiate draft bill of costs (NO CHARGE FOR 4.2 Hrs.)
04/18/06	4.10	MFK	meeting and emails with S. Park-Hoapili re [PREVIOUSLY REDACTED - drafts of motion for attorneys' fees and costs and bill of costs, and calculation of fees and costs and timeframe of fees and costs]; emails with accounting re fees and costs incurred in March 2006 for motion; review invoice on same; review local rules regarding recovery of attorneys' fees, expenses, and costs; draft introductory summary of arguments in motion for fees and costs, and review, revise, and expand factual background and arguments in motion for attorneys' fees and related costs, notice of bill of costs, supporting memorandums, and supporting declarations of counsel; emails to P. Alston and S. Park-Hoapili re [PREVIOUSLY REDACTED - revised motions and notice of bill of costs, finalizing pleadings, exhibits, and declarations references] (NO CHARGE FOR 2.0 Hrs.)
04/18/06	0.70	SPH	review March invoice and itemize fees and costs to comply with Local Rules; update itemization exhibits and calculation re same (NO CHARGE)
04/19/06	0.40	PA	work on fee motion
04/20/06	0.60	PA	review and revise motion for attorneys fees; multiple emails from and to M. Kuo and S. Park-Hoapili re [PREVIOUSLY REDACTED - apportionment of fees]

DATE	TIME	BY	DESCRIPTION
04/20/06	2.80	MFK	review emails from P. Alston and S. Park-Hoapili re [PREVIOUSLY REDACTED - P. Alston's comments re apportionment of claims]; calls (2) from S. Park-Hoapili re [PREVIOUSLY REDACTED - apportionment of claims, cases on same, and declaration of synagro to support motion]; review emails between S. Park-Hoapili and J. Carmicheal re [PREVIOUSLY REDACTED - declaration]; draft declaration of J. Carmicheal in support of motion; review and revise to final and email to J. Carmicheal and team on final declaration and execution on same; review P. Alston's revisions to motion for attorney's fees and costs; and email to P. Alston re [PREVIOUSLY REDACTED - clarification of comments on apportionment of fees and costs to assumpsit claims and cases re intertwined claims and recovery of fees and costs related to work on complaint and for Andritz case and motion]
04/20/06	2.50	SPH	research Hawaii and federal case law re [PREVIOUSLY REDACTED - apportionment of fees re work related to assumpsit action]; expand analysis of motion re same; prepare declaration of J. Carmichael; review and revise re same; email to and from J. Carmichael re [PREVIOUSLY REDACTED - declaration]; discussion with P. Alston re [PREVIOUSLY REDACTED - declaration]; discussion with M. Kuo re [PREVIOUSLY REDACTED - declaration, motion and calculation of fees, costs, and expenses]; track emails re [PREVIOUSLY REDACTED - apportionment of work related to ARI action]
04/20/06	0.30	NMK	research re [PREVIOUSLY REDACTED - exhibit for motion for fees and costs]
04/21/06	0.40	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - apportionment of fees]; finalize fee motion
04/21/06	7.20	MFK	emails with P. Alston and S. Park-Hoapili re [PREVIOUSLY REDACTED - revisions to motion for attorneys' fees and cost and bill of costs and apportionment of fees to assumpsit claims]; email with

DATE	TIME	BY	DESCRIPTION
			<p>P. Alston re [PREVIOUSLY REDACTED - work on Andritz case and motion for temporary injunction and request to claim fees; review cited cases re apportionment of fees to assumpsit claims and entitlement to claims with intertwined cases]; emails and meeting with P. Alston on [PREVIOUSLY REDACTED - same and strategy in motion]; calls and meetings with S. Park-Hoapili re [PREVIOUSLY REDACTED - apportioned damages amount and revising exhibits in motion and bill of cost to reflect the same]; review and expand motion for attorneys' fees and costs and bill of costs to incorporate P. Alston's comments and S. Park-Hoapili's additional citations and to expand arguments re apportionment of damages and revisions in damages calculations; review motion and bill of costs for consistency in damages amount sought and review and expand declaration of counsel to correspond to same; emails with P. Alston re [PREVIOUSLY REDACTED - bar admission for declaration]; emails with C. Reynolds re [PREVIOUSLY REDACTED - declaration of J. Carmichael for motion and electronic copy of same for filing]; review final motion, bill of costs, declarations, and exhibits to same and miscellaneous work with A. Matsuo re filing of motion and bill of costs (NO CHARGE FOR 2.0 Hrs.)</p>
04/21/06	3.80	SPH	<p>meet with M. Kuo to finalize motions for fees and expenses, and costs; update fee and costs calculation re work related to ARI action; revise motion and finalize exhibits re same; email to and from M. Kuo re [PREVIOUSLY REDACTED - same]; finalize motions for filing (NO CHARGE For 1.9)</p>
04/22/06	0.30	MFK	<p>emails from A. Matsuo re [PREVIOUSLY REDACTED - filing of motion for attorneys' fees and costs and error in transmission to court]; review filed copy of memorandum in support; email to GMP counsel on same</p>
04/24/06	0.60	MFK	<p>emails with J. Carmicheal re [PREVIOUSLY REDACTED - motion for attorneys' fees and costs and procedure]; call to federal court clerk re filing of motion</p>

DATE	TIME	BY	DESCRIPTION
			for attorneys' fees and costs and missing page in transmission; miscellaneous work re filing of missing page and draft letter to Judges and ccing counsel re same
04/25/06	0.20	MFK	review minute from Court re scheduling of motion for attorneys' fees and cost; email to GMP counsel re consultation per rules
04/29/06	0.10	PA	email from and to M. Kuo re [PREVIOUSLY REDACTED - fee claim]
04/30/06	0.10	MFK	emails with P. Alston re [PREVIOUSLY REDACTED - scheduling of Rule 54.s consultation motion for attorneys' fees & costs]

F. ATTENDING COURT HEARINGS

DATE	TIME	BY	DESCRIPTION
08/27/04	1.20	PA	<i>prepare for and attend hearing on preliminary injunction</i>
11/15/04	0.60	PA	prepare for and attend status conference
11/15/04	0.60	MFK	attend scheduling conference
02/17/05	0.10	MFK	calls to J. King's chambers and court clerk (Leslie, left message) re continuing hearing on motion for summary judgment
02/18/05	0.20	MFK	calls to and from district court clerk re continuing hearing and J. King schedule; email to P. Alston updating on [PREVIOUSLY REDACTED - same]
02/22/05	0.30	MFK	call to J. King's chambers regarding status of hearing date; meeting with P. Alston updating on [PREVIOUSLY REDACTED - same and case strategy re hearing]; call to R. Sutton (GMP counsel) updating on status of hearing and J. King's schedule
02/23/05	0.30	MFK	calls to and from District court and call (left message) to R. Sutton re continued hearing date
02/24/05	1.60	MFK	two calls with R. Sutton re continued hearing date and court information on strictness of deadlines; call to Court re continued hearing date, defendants opposition, and strictness of deadlines; draft letter to R. Sutton re hearing date and consequences of failure to file initial disclosures and review and revise letter; review Rule 26 and 37 for purposes of drafting letter
03/21/05	0.40	PA	attend status conference
03/21/05	0.80	MFK	review pleading file for key deadlines in preparation for status conference; attend status conference

DATE	TIME	BY	DESCRIPTION
08/04/05	0.10	PA	email from and to M. Kuo re settlement conference
08/05/05	0.90	MFK	review of settlement statement in preparation of settlement conference with Court; calls to and from Sutton's secretary, P. Alston, and Court regarding rescheduling of settlement conference due to Sutton's unavailability, and coordinating alternative conference date
08/06/05	0.10	PA	email from and to M. Kuo re scheduling
08/09/05	0.10	PA	review court minute order re settlement conference
08/09/05	0.10	MFK	email from P. Alston re rescheduling of settlement conference; review court minutes on same
10/14/05	2.00	MFK	review settlement conference statement and exhibits in preparation of settlement conference; attend status conference and settlement conference in federal district court; email to P. Alston updating on same
11/04/05	0.30	MFK	emails with T. Pettit re amended notice of hearing; draft amended notice of hearing
12/13/05	8.70	MFK	review summary judgment pleadings, concise statements and oppositions, and related declarations and exhibits in preparation for hearing on motion for summary judgment; draft timeline of key events and dates of execution of contracts and scope of work; draft outline of arguments and counterarguments for motion hearing; emails with J. Carmicheal to clarify facts re [PREVIOUSLY REDACTED - IFBs and joint venture submission for hearing]
12/14/05	2.30	MFK	continue preparing for hearing on summary judgment motion; review key cases cited by both parties in briefs; review timeline and outline of arguments; attend and argue motion for summary judgment at district court

DATE	TIME	BY	DESCRIPTION
02/28/06	1.00	PA	email from and to M. Kuo; prepare for and attend settlement conference; review pleadings; review and revise email to clients re status
02/28/06	1.70	MFK	review complaint, answer, and settlement conference statements in preparation for conference with GMP and Court; attend settlement conference with GMP, Judge, and P. Alston; call with J. Carmicheal and update email to clients on same.
03/16/06	1.00	MFK	attend status conference at district court with GMP counsel re agreement to vacate trial and deadlines and scheduling of pleading deadlines and hearing on motion for attorneys' fees and costs

G. TRIAL PREPARATION AND ATTENDING TRIAL

None.

H. POST-TRIAL MOTIONS.

None.

<u>BY</u>	<u>RATE</u>	<u>HOURS</u>	<u>AMOUNT</u>
PAUL ALSTON	450.00	64.2	\$ 28,890.00
MEI-FEI KUO	135.00	392.7	\$ 53,014.50
SHELLIE K. PARK-HOAPILI	125.00	44.3	\$ 5,537.50
DANIE K. KAKAZU	120.00	25.3	\$ 3,036.00
NOREEN M. KANADA	100.00	20.3	\$ 2,030.00
KELLIANN A. SHIMOTE	75.00	1.3	\$ 97.50
SAMSON W. LEE	30.00	16.5	\$ 495.00
JYA-MING M. BUNCH	30.00	19.8	\$ 594.00

TOTALS:	584.4	\$ 93,694.50
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FEES	\$ 93,694.50
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HALF OF ANDRITZ FEES	(4,617.00)
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NON-ASSUMPSIT FEES	(292.50)
COURTESY DISCOUNT	<u>(4,410.50)</u>
LEGAL SERVICES	\$ 84,374.50
STATE EXCISE TAX	<u>3,509.98</u>
SUBTOTAL	\$ 87,884.48